

THE EMANCIPATION OF MASSACHUSETTS

BY

BROOKS ADAMS

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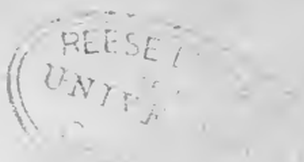
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I AM under the deepest obligations to the Hon. Mellen Chamberlain and Mr. Charles Deane.

The generosity of my friend Mr. Frank Hamilton Cushing in putting at my disposal the unpublished results of his researches among the Zuñis is in keeping with the originality and power of his mind. Without his aid my attempt would have been impossible. I have also to thank Prof. Henry C. Chapman, J. A. Gordon, M. D., Prof. William James, and Alpheus Hyatt, Esq., for the kindness with which they assisted me. I feel that any merit this volume may possess is due to these gentlemen; its faults are all my own.

BROOKS ADAMS.

QUINCY, *September 17, 1886.*



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THE
EMANCIPATION OF MASSACHUSETTS.

CHAPTER I.

THE COMMONWEALTH.

THE mysteries of the Holy Catholic Church had been venerated for ages when Europe burst from her mediæval torpor into the splendor of the Renaissance. Political schemes and papal abuses may have precipitated the inevitable outbreak, but in the dawn of modern thought the darkness faded amidst which mankind had so long cowered in the abject terrors of superstition. Already in the beginning of the fifteenth century many of the ancient dogmas had begun to awaken incredulity, and sceptics learned to mock at that claim to infallibility upon which the priesthood based their right to command the blind obedience of the Christian world. Between such adversaries compromise was impossible; and those who afterward revolted against the authority of the traditions of Rome sought refuge under the shelter of the Bible, which they grew to reverence with a passionate devotion, believing it to have been not only directly and verbally inspired by God, but the only channel through which he had made known his will to men.

Thus the movement was not toward new doctrines ; on the contrary, it was the rejection of what could no longer be believed. Calvin was no less orthodox than St. Augustine in what he accepted ; his heresy lay in the denial of enigmas from which his understanding recoiled. The mighty convulsion of the Reformation, therefore, was but the supreme effort of the race to tear itself from the toils of a hierarchy whose life hung upon its success in forcing the children to worship the myths of their ancestral religion.

Three hundred years after Luther nailed his theses to the church door the logical deduction had been drawn from his great act, and Christendom had been driven to admit that any concession of the right to reason upon matters of faith involved the recognition of the freedom of individual thought. But though this noble principle has been at length established, long years of bloodshed passed before the victory was won ; and from the outset the attitude of the clergy formed the chief obstacle to the triumph of a more liberal civilization ; for howsoever bitterly Catholic and Protestant divines have hated and persecuted each other, they have united like true brethren in their hatred and their persecution of heretics ; for such was their inexorable destiny.

Men who firmly believe that salvation lies within their creed alone, and that doubters suffer endless torments, never can be tolerant. They feel that duty commands them to defend their homes against a deadly peril, and even pity for the sinner urges them to wring

from him a recantation before it is too late ; and then, moreover, dissent must lessen the power and influence of a hierarchy and may endanger its very existence ; therefore the priests of every church have been stimulated to crush out schism by the two strongest passions that can inflame the mind — by bigotry and by ambition.

In England the Reformation was controlled by statesmen, whose object was to invest the crown with ecclesiastical power, and who made no changes except such as they thought necessary for their purpose. They repudiated the papal supremacy, and adopted articles of religion sufficiently evangelical in form, but they retained episcopacy, the liturgy, and the surplice ; the cross was still used in baptism, the people bowed at the name of Jesus, and knelt at the communion. Such a compromise with what they deemed idolatry was offensive to the stricter Protestants, and so early as 1550 John Hooper refused the see of Gloucester because he would not wear the robes of office ; thus almost from its foundation the church was divided into factions, and those who demanded a more radical reform were nicknamed Puritans. As time elapsed large numbers who could no longer bring themselves to conform withdrew from the orthodox communion, and began to worship by themselves ; persecution followed, and many fled to Holland, where they formed congregations in the larger towns, the most celebrated of them being that of John Robinson at Leyden, which afterward founded Plymouth. But

the intellectual ferment was universal, and the same upheaval that was rending the church was shaking the foundations of the state: power was passing into the hands of the people, but a century was to elapse before the relations of the sovereign to the House of Commons were fully adjusted. During this interval the Stuarts reigned and three of the four kings suffered exile or death in the fierce contest for mastery.

The fixed determination of Charles I. was to establish a despotism and enforce conformity with ritualism; and the result was the Great Rebellion.

Among the statesmen who advised him, none has met with such scant mercy from posterity as Laud, who has been gibbeted as the impersonification of narrowness, of bigotry, and of cruelty. The judgment is unscientific, for whatever may be thought of the humanity or wisdom of his policy, he only did what all have done who have attempted to impose a creed on men.

The real grievance has never been that an observance has been required, or an indulgence refused, but that the right to think has been denied. Provided a boundary be fixed within which the reason must be chained, the line drawn by Laud is as reasonable as that of Calvin; Geneva is no more infallible than Canterbury or Rome. Comprehension is the dream of visionaries, for some will always differ from any confession of faith, however broad; and where there are dogmas there will be heretics till all have perished. But in their fear and hatred of individual free thought

regarding the mysteries of religion, Laud, Calvin, and the Pope agreed.

With the progress of the war, the Puritans, who had at first been united in their opposition to the crown, themselves divided; one party, to which most of the peers and of the non-conforming clergy belonged, being anxious to reëstablish the monarchy, and set up a rigid Presbyterianism; the other, of whose spirit Cromwell was the incarnation, resolving each day more firmly to crush the king and proclaim freedom of conscience; and it was this doctrine of toleration which was the snare and the abomination in the eyes of evangelical divines.

Robert Baillie, the Scotch commissioner, while in London, anxiously watching the rise of the power of the Independents in Parliament, with each victory of their armies in the field wrote, "Liberty of conscience, and toleration of all and any religion, is so prodigious an impiety that this religious parliament cannot but abhor the very meaning of it." Nor did his reverend brethren of the Westminster Assembly fall any whit behind him when they rose to expound the word. In a letter of 17th May, 1644, he thus described their doctrine: "This day was the best that I have seen since I came to England. . . . After D. Twisse had begun with a brief prayer, Mr. Marshall prayed large two hours, most divinely, confessing the sins of the members of the assembly, in a wonderful, pathetick, and prudent way. After, Mr. Arrowsmith preached an hour, then a psalm; thereafter, Mr. Vines prayed near

two hours, and Mr. Palmer preached an hour, and Mr. Seaman prayed near two hours, then a psalm; after, Mr. Henderson brought them to a sweet conference of the heat confessed in the assembly, and other seen faults to be remedied, and the conveniency to preach against all sects, especially Anabaptists and Antinomians. Dr. Twisse closed with a short prayer and blessing.”¹

But Cromwell, gifted with noble instincts and transcendent political genius, a layman, a statesman, and a soldier, was a liberal from birth till death.

“ Those that were sound in the faith, how proper was it for them to labor for liberty, . . . that men might not be trampled upon for their consciences! Had not they labored but lately under the weight of persecution? And was it fit for them to sit heavy upon others? Is it ingenuous to ask liberty and not to give it? What greater hypocrisy than for those who were oppressed by the bishops to become the greatest oppressors themselves, so soon as their yoke was removed? I could wish that they who call for liberty now also had not too much of that spirit, if the power were in their hands.”²

“ If a man of one form will be trampling upon the heels of another form, if an Independent, for example, will despise him under Baptism, and will revile him and reproach him and provoke him,—I will not suffer it in him. If, on the other side, those of the Anabap-

¹ Baillie’s *Letters and Journals*, ii. 18.

² Speech at dissolution of first Parliament, Jan. 22, 1655. Carlyle’s *Cromwell*, iv. 107.

tist shall be censuring the godly ministers of the nation who profess under that of Independency ; or if those that profess under Presbytery shall be reproaching or speaking evil of them, traducing and censuring of them, as I would not be willing to see the day when England shall be in the power of the Presbytery to impose upon the consciences of others that profess faith in Christ, — so I will not endure any reproach to them.”¹

The number of clergymen among the emigrants to Massachusetts was very large, and the character of the class who formed the colony was influenced by them to an extraordinary degree. Many able pastors had been deprived in England for non-conformity, and they had to choose between silence or exile. To men of their temperament silence would have been intolerable ; and most must have depended upon their profession for support. America, therefore, offered a convenient refuge. The motives are less obvious which induced the leading laymen, some of whom were of fortune and consequence at home, to face the hardships of the wilderness. Persecution cannot be the explanation, for a government under which Hampden and Cromwell could live and be returned to Parliament was not intolerable ; nor does it appear that any of them had been severely dealt with. The wish of the Puritan party to have a place of retreat, should the worst befall, may have had its weight with individuals, but probably the influence which swayed the

¹ Speech made September, 1656. Carlyle’s *Cromwell*, iv. 234.

larger number was the personal ascendancy of their pastors, for that ascendancy was complete. In a community so selected, men of the type of Baillie must have vastly outnumbered those of the stamp of Cromwell, and in point of fact their minds were generally cast in the ecclesiastical mould and imbued with the ecclesiastical feeling. Governor Dudley represented them well, and at his death some lines were found in his pocket in which their spirit yet glows in all the fierceness of its bigotry.

“ Let men of God in Courts and Churches watch
 O’re such as do a Toleration hatch,
 Lest that Ill Egg bring forth a Cockatrice,
 To poison all with heresie and vice.”¹

In former ages churches had been comprehensive to this extent: infants had been baptized, and, when the child had become a man, he had been admitted to the communion as a matter of course, unless his life had given scandal; but to this system the Congregationalist was utterly opposed. He believed that, human nature being totally depraved, some became regenerate through grace; that the signs of grace were as palpable as any other traits of character, and could be discerned by all the world; therefore, none should be admitted to the sacrament who had not the marks of the elect; and as in a well-ordered community the godly ought to rule, it followed that none should be enfranchised but members of the church.

To suppose such a government could be maintained in England was beyond the dreams even of an enthu-

¹ *Magnalia*, bk. 2, ch. v. § 1.

siast, and there can be little doubt that the controlling incentive with many of those who sailed was the hope, with the aid of their divines, of founding a religious commonwealth in the wilderness which should harmonize with their interpretation of the Scriptures.

The execution of such a project was, however, far from easy. It would have been most unsafe for the emigrants to have divulged their true designs, since these were not only unlawful, but would have been highly offensive to the king, and yet they were too feeble to exist without the protection of Great Britain, therefore it was necessary to secure for themselves the rights of English subjects, and to throw some semblance at least of the sanction of law over the organization of their new state. Accordingly, a patent¹ was obtained from the crown, by which twenty-five persons were incorporated under the name of the Governor and Company of Massachusetts Bay in New England; and as the extent of the powers therein granted has given rise to a controversy which is not yet closed, it is necessary to understand the nature of that instrument in order to comprehend the bearings of the bitter strife which darkens the history of the first fifty years of the colony.

The germ of the written charter is so ancient as to be lost in obscurity. During the Middle Ages, oppression was, speaking generally, the accepted condition of society, no man not noble having the right in theory, or the power in practice, to control his own actions without interference from his feudal superior.

¹ March 4, 1629.

Under such circumstances the only hope for the weak was to combine, and most of the early triumphs of freedom were won by combinations of commons against some noble, or of nobles against a king. Organization is difficult for a peasantry, but easy for burghers, and from the outset these seem to have united for their common defense against the neighboring barons; and thus was born the mediæval guild.

The ancient townsmen were not usually strong enough to fight for their liberties, so they generally resorted to purchase; they agreed with their lord upon a price to be paid for a privilege, and were given for their money a grant, which, because it was written, was called a charter.

The following charter of the Merchants' Guild of Leicester is very early and very simple. It presupposes that there could be no doubt about the local customs, which are therefore not enumerated, and it shows that the guild of Leicester existed as a corporation at the Conquest, and must already have held property in succession and been liable to suit through two reigns:—

“ Robert, Earl of Mellent, to Ralph, and all his barons, French and English, of all his land in England, greeting: Know ye, that I have granted to my merchants of Leicester their Guild Merchant, with all customs which they held in the time of King William, of King William his son, and now hold in the time of Henry the king.

“ Witness: R., the son of Alcitol.”

The object of these ancient writings was only to record the fact of corporate existence; the popular custom by which the guilds were regulated was taken for granted; but obviously they must have had succession, been liable to suit, able to contract, and, in a word, to do all those acts which were afterward set forth. And such has uniformly been the process by which English jurisprudence has been shaped; a usage grows up that courts recognize, and, by their decisions, establish as the common law; but judicial decisions are inflexible, and, as they become antiquated, they are themselves modified by legislation. Lawyers observed these customary companies for some centuries before they learned what functions were universal; but, with the lapse of time, the patents became more elaborate, until at length a voluminous grant of each particular power was held necessary to create a new corporation.

A merchants' guild, like the one of Leicester, was an association of the townsmen for their common welfare. Every trader was then called a merchant, and as almost every burgher lived by trade, and was also a landowner, to the extent at least of his dwelling, it followed that the guild practically included all free male inhabitants; the guild hall was used as the town hall, the guild ordinances were the town ordinances, and the corporation became the government of the borough, and as such chose persons to represent it in Parliament, when summoned by the king's writ to send burgesses to Westminster.

London is a corporation by prescription and not by virtue of any particular charter, and to this day its city hall is called by the ancient name, Guild Hall. But with the growth of wealth and population the original fraternity divided into craft organizations (so long ago, indeed, that no record of its existence remains), and each trade organized a guild, with a hall of its own ; and thus it came to pass that the twelve livery companies — the Mercers, the Grocers, the Goldsmiths, the Drapers, the Fishmongers, and the rest — became the government of the capital of England.

All mediæval institutions tended to aristocracy and monopoly, and, accordingly, after the merchant guilds had split into these corporate trade unions, boroughs waxed exclusive, and membership, instead of being an incident of citizenship, grew to confer citizenship itself ; thus the franchise, being confined to freemen, and freedom or membership having come to depend on birth, marriage, election, or purchase, the constituencies which returned a majority of the House of Commons grew so petty and corrupt as to threaten the existence of parliamentary government itself, and the abuse at last culminated in the agitation which produced the Reform Bill.

When legal forms had taken shape, the land upon which a town stood was not unusually granted to the mayor and commonalty by metes and bounds,¹ to

¹ See Charter of Plymouth, granted 1439. *History of Plymouth*, p. 50. The incorporation was by statute.

them and their successors forever, upon payment of a rent; and the mayor and common council were empowered to make laws and ordinances for the local government, and to fine, imprison, and sometimes whip and otherwise punish offenders, so as their statutes, fines, pains, and penalties were reasonable and not repugnant to law.¹ The foreign trading company was an offshoot of the guild, and was intended to protect commerce. Obviously some such organization must have been necessary, for, if property was insecure within the realm, it was far more exposed without; and, indeed, in the fourteenth century, English merchants domiciled on the Continent could hardly have been safer than Europeans are now who garrison the so-called factories upon the coast of Africa.

At the Conquest, the Hanse merchants had a house in London, which was afterward famous as the Steel Yard. They lived a strange life,—a combination of that of the trader, the soldier, and the monk. Their fortified warehouse, exposed to the attacks of the ferocious mob, was occasionally taken and sacked; and the garrison shut up within was subject to an iron discipline. They were forbidden to marry, no woman passed the gates, nor did they ever sleep a night without the walls; but, always on the watch, they lay in their cells ready to repulse a storm. For many years these Germans seem to have monopolized the carrying trade, for it was not till the thirteenth century that Englishmen appear to have made an effort at compe-

¹ *History of Tiverton*, App. 5.

tion. However, about 1296 certain London merchants are said to have obtained a grant of privileges from John, Duke of Brabant, and to have established a wool market at Antwerp.¹ The recognition of the Flemish government was of course necessary; but they could hardly have maintained themselves without some support at home; for, although their warehouse was abroad, they were English merchants, and they must have relied upon English protection. No very early documents remain; but an elaborate charter, granted by Edward IV. in 1463, proves that the corporation had then had a long legal existence.² The crown thereby confirmed one Obrey, the governor, in his office during pleasure, with the wages theretofore enjoyed; existing laws were approved; the governor and merchants were empowered to elect twelve Justicars, who were to hold courts for all merchants and mariners in those parts; and the company was authorized to regulate the trade and control the traders, provided no laws were passed contrary to the intent of that charter.

Here, as in the Merchant Guild, the inevitable aristocratic revolution took place, and the old democratic brotherhood became a strict monopoly. The oppression was so flagrant that a petition was presented to Parliament in 1497 against the exactions of the Merchant Adventurers, as the association was then called, by which it appeared that interlopers, trading to Hol-

¹ Anderson's *History of Commerce*.

² Hakluyt's *Voyages*, i. 230.

land and Flanders, were fined £40, whereas any subject might have become a freeman in earlier times for an old noble, or about 6s. 8d.; ¹ and the scandal was so great that the fine was fixed at 10 marks, or £6 13s. 4d., by statute. During the stagnation of the Middle Ages few traces of such commercial enterprises are to be found, but with the sixteenth century Europe awoke to a new life and thrilled with a new energy. Trade shared in the impulse. In 1554 Philip and Mary incorporated the Russia Company in regular modern form; in 1581 the Turkey Company was organized; in 1600 the East India Company received its charter; and, to come directly to what is material, in 1629 Charles I. signed the patent of the Governor and Company of Massachusetts Bay in New England.

Stripped of its verbiage, the provisions are simple. The stockholders, or "freemen," as they were then called, were to meet once a quarter in a "General Court." This General Court, or stockholders' meeting, chose the officers, of which there were twenty, the governor, deputy governor, and eighteen assistants or directors, on the last Wednesday in each Easter Term. The assistants were intrusted with the business management, and were to meet once a month or oftener; while the General Court was empowered to admit freemen, and "to make laws and ordinances for the good and welfare of the said company, and for the government and ordering of the said lands and planta-

¹ 12 Henry VII. ch. vi.

tion, and the people inhabiting and to inhabit the same, as to them from time to time shall be thought meet,—so as such laws and ordinances be not contrary or repugnant to the laws and statutes of this our realm of England.” The criminal jurisdiction was limited to the “imposition of lawful fines, mulcts, imprisonment, or other lawful correction, according to the course of other corporations in this our realm of England.”

The “course of corporations” referred to was well established. The Master and Wardens of the Guild of Drapers in London, for example, could make “such . . . pains, punishments, and penalties, by corporal punishment, or fines and amercements,” . . . “as shall seem . . . necessary,” provided their statutes were reasonable and not contrary to the laws of the kingdom.¹ In like manner, boroughs such as Tiverton might “impose and assess punishments by imprisonments, etc., and reasonable fines upon offenders.”²

But all lawyers knew that such grants did not convey full civil or criminal jurisdiction, which, when thought needful, was specially conferred, as was done in the case of the East India Company upon their petition in 1624,³ and in that of Massachusetts by the charter of William and Mary.

Such was the undoubted theory, and evidently there must always have been some practical means of checking the abuse of power by these strong organizations.

¹ Herbert’s *Livery Companies*, i. 489.

² See *History of Tiverton*, App. 5.

³ Bruce, *Annals*, i. 252.

In semi-barbarous ages the sovereign took matters into his own hands by seizing the franchise, and even the Plantagenets repeatedly suspended or revoked the liberties of London,—often, no doubt, for cause, but sometimes also to make money by a resale ; and a succession of these arbitrary forfeitures demonstrated that charters to be of value must be beyond the grantor's control. Resort was had to the courts, as a matter of course, and finally it was settled that relief should be given by a writ of *quo warranto*, upon which the question of the violation of privileges could be tried ; and curious records still remain of ancient litigations of this nature.

In 1321 complaint was made against the London Weavers for injuring the public by passing regulations tending to raise the price of cloth.¹ It was alleged that the guild, with this intent, had limited the working hours in the day, the working days in the year, and the number of apprentices the freemen might employ ; and the prayer was that for these abuses the charter should be annulled.

The cause was tried before a jury, who found the truth of some of the charges ; but the judgment is lost, as the roll is imperfect.

There was danger, moreover, to the citizen from the oppression of these powerful bodies, as well as to the public from their usurpations ; and were authority wholly wanting, argument would be almost unnecessary to prove that some appellate tribunal must always

¹ *Liber Customarum*, i. 416-424.

have had jurisdiction to pass upon the validity of corporate legislation ; for otherwise any summary punishment might have been inflicted upon an individual, though notoriously unlawful, and the only redress possible would have been subsequent proceedings to vacate the charter.

Through appeals, corporations could be controlled ; and by none was this control so stubbornly disputed, or its necessity so clearly demonstrated, as by the Governor and Company of Massachusetts Bay in New England. A good illustration is the trial of the Quaker, Wenlock Christison, for his life in 1661.

“ William Leddra being thus dispatch’d, it was resolved to make an end also of Wenlock Christison. He therefore was brought from the prison to the court at Boston, where the governor John Indicot, and the deputy governor Richard Billingham, being both present, it was told him, ‘ Unless you will renounce your religion, you shall surely die.’ But instead of shrinking, he said with an undaunted courage, ‘ Nay, I shall not change my religion, nor seek to save my life ; neither do I intend to deny my Master ; but if I lose my life for Christ’s sake, and the preaching of the gospel, I shall save my life.’ . . . John Indicot asked him ‘ what he had to say for himself, why he should not die ? ’ . . . Then Wenlock asked, ‘ By what law will you put me to death ? ’ The answer was, ‘ We have a law, and by our law you are to die.’ ‘ So said the Jews of Christ,’ (reply’d Wenlock) ‘ we have a law, and by our law he ought to die. Who empowered

you to make that law?' To which one of the board answered, 'We have a patent, and are the patentees; judge whether we have not power to make laws.' Hereupon Wenlock asked again, 'How, have you power to make laws repugnant to the laws of England?' 'No,' said the governor. 'Then,' (reply'd Wenlock,) 'you are gone beyond your bounds, and have forfeited your patent; and that is more than you can answer.' 'Are you,' ask'd he, 'subjects to the king, yea or nay?' . . . To which one said, 'Yea, we are so.' 'Well,' said Wenlock, 'so am I.' . . . 'Therefore seeing that you and I are subjects to the king, I demand to be tried by the laws of my own nation.' It was answered, You shall be tried by a bench and a jury.' For it seems they began to be afraid to go on in the former course, of trial without a jury. . . . But Wenlock said, 'That is not the law, but the manner of it; for I never heard nor read of any law that was in England to hang Quakers.' To this the governor reply'd 'that there was a law to hang Jesuits.' To which Wenlock return'd, 'If you put me to death, it is not because I go under the name of a Jesuit, but of a Quaker. Therefore, I appeal to the laws of my own nation.' But instead of taking notice of this, one said 'that he was in their hands, and had broken their law, and they would try him.' "¹

Yet, though the ecclesiastical party in Massachusetts obstinately refused to admit appeals to the British judiciary up to the last moment of their power, for the

¹ Sewel, pp. 278, 279.

obvious reason that the existence of the theocracy depended upon the enforcement of such legislation as that under which the Quakers suffered, there was no principle in the whole range of English jurisprudence more firmly established. By a statute of Henry VI. passed in 1436, corporate enactments were to be submitted to the judges for approval; and the Court of King's Bench always set aside such as were bad, whenever the question of their validity was presented for adjudication.¹

But discussion is futile; the proposition is self-evident, that an association endowed with the capacity of acting like a single man, for certain defined objects, which shall attempt other objects, or shall seek to compass its ends by unlawful means, violates the condition upon which its life has been granted, transcends the limits of its existence, and forfeits its privileges; and that under such circumstances its ordinances are void, and none are bound to yield them their obedience.

Approached thus from the standpoint of legal history, no doubt can exist concerning the scope of the franchise secured by the Puritans for the Massachusetts colony. The instrument obtained from Charles I. embodied certain of their number in an English corporation, whose only lawful business was the American trade, as the business of the East India Company was

¹ Stat. 15 H. VI. ch. 6. Stat. 19 H. VII. ch. 7. Clark's Case, 5 Coke, 633, decided A. D. 1596. See Kyd on Corporations, ii. 107-110, where authorities are collected. *Child v. Hudson Bay Co.*, 2 P. W. 207.

trade in Hindostan. To enable them to act effectively, a tract of land in New England, between the Merrimack and the Charles, was conveyed to them, as the soil upon which a town stood was conveyed to the mayor and commonalty. Within this territory they were authorized to establish their plantations and forts, which they were empowered to defend against attack, as the Hanse merchants defended the Steel Yard in London. They were also permitted to govern the country within their grant by reasonable regulations calculated to preserve the peace, and of much the same character as the municipal ordinances of towns, subject, of course, to judicial supervision. The corporation itself was created subject to the municipal laws of England, and could have no existence without the realm; and though perhaps even then the American wilderness might have been held to belong to the British empire, it formed no part of the kingdom,¹ and was altogether beyond the limits of that jurisdiction from whose customs and statutes the life of this imaginary being sprang. Therefore, the governing body could legally exercise its functions only when domiciled in some English town.²

Sir Richard Sheldon, the solicitor-general, advised the king that he was signing a charter containing "such . . . clauses for y^e electing of Governors and Officers here in England, . . . and powers to make lawes and

¹ Blackstone's *Commentaries*, i. 109.

² On this subject see the able paper of Mr. Deane, in *Massachusetts Historical Society Proceedings*, December, 1869, p. 166.

ordinances for setling ye governement and magistracye for y^e plantaçōn there, . . . as . . . are usuallie allowed to Corporacōns in England.”¹ And there can be no question that his opinion was sound.

Nothing can be imagined more ill-suited to serve as the organic law of a new commonwealth than this instrument. No provision was made for superior or probate courts, for a representative assembly, for the incorporation of counties and towns, for police or taxation. In short, hardly a step could be taken toward founding a territorial government based upon popular suffrage without working a forfeiture of the charter by abuse of the franchise. The colonists, it is true, afterward advanced very different theories of construction; but that they were well aware of their legal position is demonstrated by the fact that after some hesitation from apprehension of consequences, they ventured on the singularly bold and lawless measure of secretly removing their charter to America and establishing their corporation in a land which they thought would be beyond the process of Westminster Hall.² The details of the settlement are related in many books, and require only the briefest mention here. In 1628 an association of gentlemen bought the tract of country lying between the Merrimack and Charles from the Council of Plymouth, and sent Endicott to take charge of their purchase. A royal patent was, however, thought necessary for the protection of a large colony, and one

¹ *Mass. Hist. Soc. Proc.* 1869-70, p. 173. ² 1629, Aug. 29.

having been obtained, the Company of Massachusetts Bay was at once organized in England, Endicott was appointed governor in America, and six vessels sailed during the spring of 1629, taking out several hundred persons and a "plentiful provision of godly ministers." In August the church of Salem was gathered and Mr. Higginson was consecrated as their teacher. In that same month Winthrop, Saltonstall, and others met at Cambridge and signed an agreement binding themselves upon the faith of Christians to embark for the plantation by the following March; "Provided always that before the last of September next, the whole government, together with the patent, . . . be first by an order of court legally transferred and established to remain with us and others which shall inhabite upon the said plantation."¹ The Company accepted the proposition, Winthrop was chosen governor, and he anchored in Salem harbor in June.² More than a thousand settlers landed before winter, and the first General Court was held at Boston in October; nor did the emigration thus begun entirely cease until the meeting of the Long Parliament.

From the beginning the colonists took what measures they thought proper, without regarding the limitations of the law. Counties and towns had to be practically incorporated, taxes were levied upon inhabitants, and in 1634 all pretence of a General Court of freemen was dropped, and the towns chose delegates to represent them, though the legislature was

¹ *Hutch. Coll.*, Prince Soc. ed. i. 28.

² 1630.

not divided into two branches until ten years later. When the government had become fully organized supreme power was vested in the General Court, a legislature composed of two houses ; the assistants, or magistrates, as they were called, and the deputies. The governor, deputy governor, and assistants were elected by a general vote ; but each town sent two deputies to Boston.

For some years justice was dispensed by the magistrates according to the Word of God, but gradually a judicial system was established ; the magistrate's local court was the lowest, from whence causes went by appeal to the county courts, one of whose judges was always an assistant, and probate jurisdiction was given to the two held at Ipswich and at Salem. From the judgments entered here an appeal lay to the Court of Assistants, and then to the General Court, which was the tribunal of last resort. The clergy and gentry pertinaciously resisted the enactment of a series of general statutes, upon which the people as steadily insisted, until at length, in 1641, "The Body of Liberties" was approved by the legislature. This compilation was the work of the Rev. Mr. Ward, ^{JOSEPH HILLS, OF} pastor ~~of~~ Ipswich, and contained a criminal code copied almost word for word from the Pentateuch, but apart from matters touching religion, the legislation was such as English colonists have always adopted. A major-general was elected who commanded the militia, and in 1652 money was coined.

The social institutions, however, have a keener in-

terest, for they reflect that strong cast of thought which has stamped its imprint deep into the character of so much of the American people. The seventeenth century was aristocratic, and the inhabitants of the larger part of New England were divided into three classes, the commonalty, the gentry, and the clergy. Little need be said of the first, except that they were a brave and determined race, as ready to fight as Cromwell's saints, who made Rupert's troopers "as stubble to their swords;" that they were intelligent, and would not brook injustice; and that they were resolute, and would not endure oppression. All know that they were energetic and shrewd.

The gentry had the weight in the community that comes with wealth and education, and they received the deference then paid to birth, for they were for the most part the descendants of English country-gentlemen. As a matter of course they monopolized the chief offices; and they were not sentenced by the courts to degrading punishments, like whipping, for their offences, as other criminals were. They even showed some wish at the outset to create legal distinctions, such as a magistracy for life, and a disposition to magnify the jurisdiction of the Court of Assistants, whose seats they filled; but the action of the people was determined though quiet, a chamber of deputies was chosen, and such schemes were heard of no more.

Yet notwithstanding the existence of this aristocratic element, the real substance of influence and

(power lay with the clergy. It has been taught as an axiom of Massachusetts history, that from the outset the town was the social and political unit; but an analysis of the evidence tends to show that the organization of the Puritan Commonwealth was ecclesiastical, and the congregation, not the town, the basis upon which the fabric rested. By the constitution of the corporation the franchise went with the freedom of the company; but in order to form a constituency which would support a sacerdotal oligarchy, it was enacted in 1631 "that for time to come noe man shalbe admitted to the freedome of this body politike, but such as are members of some of the churches within . . . the same."¹ Thus though communicants were not necessarily voters, no one could be a voter who was not a communicant; therefore the town-meeting was in fact nothing but the church meeting, possibly somewhat attenuated, and called by a different name. By this insidious statute the clergy seized the temporal power, which they held till the charter fell. The minister stood at the head of the congregation and moulded it to suit his purposes and to do his will; for though he could not when opposed admit an inhabitant to the sacrament, he could peremptorily exclude therefrom all those of whom he disapproved, for "none are propounded to the congregation, except they be first allowed by the elders."² In such a community the influence of the priesthood

¹ *Mass. Records*, i. 87.

² Winthrop's reply to Vane, *Hutch. Coll.*, Prince Soc. ed. i. 101.

must have been overwhelming. Not only in an age without newspapers or tolerable roads were their sermons, preached several times each week to every voter, the most effective of political harangues, but, unlike other party orators, they were not forced to stimulate the sluggish, or to convince the hostile, for from a people glowing with fanaticism, each elder picked his band of devoted servants of the church, men passionately longing to do the will of Christ, whose commands concerning earth and heaven their pastor had been ordained to declare. Nor was their power bounded by local limits; though seldom holding office themselves, they were solemnly consulted by the government on every important question that arose, whether of war or peace, and their counsel was rarely disregarded. They gave their opinion, no matter how foreign the subject might be to their profession or their education; and they had no hesitation in passing upon the technical construction of the charter with the authority of a bench of judges. An amusing example is given by Winthrop: "The General Court assembled again, and all the elders were sent for, to reconcile the differences between the magistrates and deputies. When they were come the first question put to them was, . . . whether the magistrates are, by patent and election of the people, the standing council of this commonwealth in the vacancy of the General Court, and have power accordingly to act in all cases subject to government, according to the said patent and the laws of this jurisdiction; and when

any necessary occasions call for action from authority, in cases where there is no particular express law provided, there to be guided by the word of God, till the General Court give particular rules in such cases. The elders, having received the question, withdrew themselves for consultation about it, and the next day sent to know, when we would appoint a time that they might attend the court with their answer. The magistrates and deputies agreed upon an hour" and . . . "their answer was affirmative, on the magistrates behalf, in the very words of the question, with some reasons thereof. It was delivered in writing by Mr. Cotton in the name of them all, they being all present, and not one dissentient." Then the magistrates propounded four more questions, the last of which is as follows: "Whether a judge be bound to pronounce such sentence as a positive law prescribes, in case it be apparently above or beneath the merit of the offence?" To which the elders replied at great length, saying that the penalty must vary with the gravity of the crime, and added examples: "So any sin committed with an high hand, as the gathering of sticks on the Sabbath day, may be punished with death when a lesser punishment may serve for gathering sticks privily and in some need."¹ Yet though the clerical influence was so unbounded the theocracy itself was exposed to constant peril. In monarchies such as France or Spain the priests who rule the king have the force of the nation at command to dispose of

¹ Winthrop, ii. 204, 205.

at their will ; but in Massachusetts a more difficult problem was presented, for the voters had to be controlled. / By the law requiring freemen to be church-members the elders meant to grasp the key to the suffrage, but experience soon proved that more stringent regulation was needed. /

According to the original Congregational theory each church was complete and independent, and elected its own officers and conducted its own worship, free from interference from without, except that others of the same communion might offer advice or admonition. Under the theocracy no such loose system was possible, for heresy might enter in three different ways ; first, under the early law, "blasphemers" might form a congregation and from thence creep into the company ; second, an established church might fall into error ; third, an unsound minister might be chosen, who would debauch his flock by securing the admission of sectaries to the sacrament. / Above all, a creed was necessary by means of which false doctrine might be instantly detected and condemned. / Accordingly, one by one, as the need for vigilance increased, laws were passed to guard these points of danger.

Just for
use

First, in 1635 it was enacted,¹ "Forasmuch as it hath bene found by sad experience, that much trouble and disturbance hath happened both to the church & civil state by the officers & members of some churches, w^{ch} have bene gathered . . . in an vndue manner . . . it is . . . ordered that . . . this Court

¹ 1635-6, March 3.

doeth not, nor will hereafter, approue of any such companyes of men as shall henceforthe ioyne in any pretended way of church fellowshipp, without they shall first acquainte the magistrates, & the elders of the great^r pte of the churches in this jurisdi^con, with their intenc^{ns}, and have their approba^con herein. And ffurther, it is ordered, that noe pson, being a member of any churche which shall hereafter be gathered without the approba^con of the magistrates, & the greater pte of the said churches, shall be admitted to the ffreedome of this com^{on}wealthe.”¹

In 1648 all the elders met in a synod at Cambridge ; they adopted the Westminster Confession of Faith and an elaborate “Platform of Church Discipline,” the last clause of which is as follows : “If any church . . . shall grow schismatical, rending itself from the communion of other churches, or shall walk incorrigibly and obstinately in any corrupt way of their own contrary to the rule of the word ; in such case the magistrate, . . . is to put forth his coercive power, as the matter shall require.”²

In 1658 the General Court declared : “Whereas it is the duty of the Christian magistrate to take care the people be fed wth wholesome & sound doctrine, & in this houre of temptation, . . . it is therefore ordered, that henceforth no person shall . . . preach to any company of people, whither in church society or not, or be ordeyned to the office of a teaching elder, where any two organnick churches, councill of state, or Generall

¹ *Mass. Rec.* i. 168.

² *Magnalia*, bk. 5, ch. xvii. § 9.

Court shall declare theire dissatisfaction thereat, either in refference to doctrine or practize . . . and in case of ordination . . . timely notice thereof shall be given unto three or fower of the neighbouring organicke churches for theire approbation.”¹ And lastly, in 1679, the building of meeting-houses was forbidden, without leave from the freemen of the town or the General Court.²

But legislation has never yet controlled the action of human thought. All experience shows that every age, and every western nation, produces men whose nature it is to follow the guidance of their reason in the face of every danger. To exterminate these is the task of religious persecution, for they can be silenced only by death. Thus is a dominant priesthood brought face to face with the alternative of surrendering its power or of killing the heretic, and those bloody deeds that cast their sombre shadow across the history of the Puritan Commonwealth cannot be seen in their true bearing unless the position of the clergy is vividly before the mind.

Cromwell said that ministers were “ helpers of, not lords over, God’s people,”³ but the orthodox New Englander was the vassal of his priest. Winthrop was the ablest and the most enlightened magistrate the ecclesiastical party ever had, and he tells us that

¹ *Mass. Rec.* iv. pt. 1, p. 328.

² *Mass. Rec.* v. 213.

³ Cromwell to Dundass, letter cxlviii. Carlyle’s *Cromwell*, iii. 72.

“I honoured a faithful minister in my heart and could have kissed his feet.”¹ If the governor of Massachusetts and the leader of the emigration could thus describe his moral growth, — a man of birth, education, and fortune, who had had wide experience of life, and was a lawyer by profession, — the awe and terror felt by the mass of the communicants can be imagined.

Jonathan Mitchel, one of the most famous of the earlier divines, thus describes his flock: “They were a gracious, savoury-spirited people, principled by Mr. Shepard, liking an humbling, mourning, heart-breaking ministry and spirit; living in religion, praying men and women.” And “he would speak with such a transcendent majesty and liveliness, that the people . . . would often shake under his dispensations, as if they had heard the sound of the trumpets from the burning mountain, and yet they would mourn to think, that they were going presently to be dismissed from such an heaven upon earth.” . . . “When a publick admonition was to be dispensed unto any one that had offended scandalously . . . the hearers would be all drowned in tears, as if the admonition had been, as indeed he would with much artifice make it be directed unto them all; but such would be the compassion, and yet the gravity, the majesty, the scriptural and awful pungency of these his dispensations, that the conscience of the offender himself, could make no resistance thereunto.”²

¹ *Life and Letters of Winthrop*, i. 61.

² *Magnalia*, bk. 4, ch. iv. §§ 9, 10.

Their arrogance was fed by the submission of the people, and they would not tolerate the slightest opposition even from their most devoted retainers. The Reforming Synod was held in 1679. "When the report of a committee on 'the evils that had provoked the Lord' came up for consideration, 'Mr. Wheelock declared that there was a cry of injustice in that magistrates and ministers were not rated' (taxed), 'which occasioned a very warm discourse. Mr. Stodder' (minister of Northampton) 'charged the deputy with saying what was not true, and the deputy governor' (Danforth) 'told him he deserved to be laid by the heels, etc.'

"After we broke up, the deputy and several others went home with Mr. Stodder, and the deputy asked forgiveness of him and told him he freely forgave him, but Mr. Stodder was high.' The next day 'the deputy owned his being in too great a heat, and desired the Lord to forgive it, and Mr. Stodder did something, though very little, by the deputy,'"¹ Wheelock was lucky in not having to smart more severely for his temerity, for the unfortunate Ursula Cole was sentenced to pay £5² or be whipped for the lighter crime of saying "she had as lief hear a cat mew"³ as Mr.

¹ Palfrey's *History of New England*, iii. 330, note 2. Extract from *Journal of Rev. Peter Thacher*.

² Five pounds was equivalent to a sum between one hundred and twenty-five and one hundred and fifty dollars now. Ursula was of course poor, or she would not have been sentenced to be whipped. The fine was therefore extremely heavy.

³ Frothingham, *History of Charlestown*, p. 208.

Shepard preach. The daily services in the churches consumed so much time that they became a grievance with which the government was unable to cope.

In 1633 the Court of Assistants, thinking "the keepeing of lectures att the ordinary howres nowe obserued in the forenoone, to be dyvers wayes peiudicall to the comon good, both in the losse of a whole day, & bringing oth^r charges & troubles to the place where the lecture is kept," ordered that they should not begin before one o'clock.¹ The evil still continued, for only the next year it was found that so many lectures "did spend too much time and proved overburdensome," and they were reduced to two a week.² Notwithstanding these measures, relief was not obtained, because, as the legislature complained in 1639, lectures "were held till night, and sometimes within the night, so as such as dwelt far off could not get home in due season, and many weak bodies could not endure so long, in the extremity of the heat or cold, without great trouble and hazard of their health,"³ and a consultation between the elders and magistrates was suggested.

But to have the delights of the pulpit abridged was more than the divines could bear. They declared roundly that their privileges were invaded;⁴ and the General Court had to give way. A few lines in Winthrop's Journal give an idea of the tax this loquacity must have been upon the time of a poor and scattered

¹ *Mass. Rec.* i. 110.

² Felt's *Eccl. Hist.* i. 201.

³ Winthrop, i. 324.

⁴ *Idem*, i. 325.

people. “Mr. Hooker being to preach at Cambridge, the governor and many others went to hear him. . . . He preached in the afternoon, and having gone on, with much strength of voice and intention of spirit, about a quarter of an hour, he was at a stand, and told the people that God had deprived him both of his strength and matter, &c. and so went forth, and about half an hour after returned again, and went on to very good purpose about two hours.”¹

Common men could not have kept this hold upon the inhabitants of New England, but the clergy were learned, resolute, and able, and their strong but narrow minds burned with fanaticism and love of power; with their beliefs and under their temptations persecution seemed to them not only their most potent weapon, but a duty they owed to Christ — and that duty they unflinchingly performed. John Cotton, the most gifted among them, taught it as a holy work: “But the good that is brought to princes and subjects by the due punishment of apostate seducers and idolaters and blasphemers is manifold.

“First, it putteth away evill from the people and cutteth off a gangreene, which would spread to further ungodliness. . . .

“Secondly, it driveth away wolves from worrying and scattering the sheep of Christ. For false teachers be wolves, . . . and the very name of wolves holdeth forth what benefit will redound to the sheep, by either killing them or driving them away.

¹ Winthrop, i. 304.

“Thirdly, such executions upon such evill doers causeth all the country to heare and feare, and doe no more such wickednesse. . . . Yea as these punishments are preventions of like wickednesse in some, so are they wholesome medicines, to heale such as are curable of these eviles. . . .

“Fourthly, the punishments executed upon false prophets and seducing teachers, doe bring downe showers of God’s blessings upon the civill state. . . .

“Fifthly, it is an honour to God’s Justice that such judgments are executed. . . .”¹

All motives combined to drive them headlong into cruelty; for in the breasts of the larger number, even the passion of bigotry was cool beside the malignant hate they felt for those whose opinions menaced their earthly power and dominion; and they never wearied of exhorting the magistrates to destroy the enemies of the church. “Men’s lusts are sweet to them, and they would not be disturbed or disquieted in their sin. Hence there be so many such as cry up tolleration boundless and libertinism so as (if it were in their power) to order a total and perpetual confinement of the sword of the civil magistrate unto its scabbard; (a notion that is evidently distructive to this people, and to the publick liberty, peace, and prosperity of any instituted churches under heaven.)”²

“Let the magistrates coercive power in matters of

¹ *Bloody Tenent Washed*, pp. 137, 138.

² *Eye Salve*, Election Sermon, by Mr. Shepard of Charlestown, p. 21.

religion (therefore) be still asserted, seing he is one who is bound to God more than any other men to cherish his true religion ; . . . and how wofull would the state of things soon be among us, if men might have liberty without controll to profess, or preach, or print, or publish what they list, tending to the seduction of others.”¹ Such feelings found their fit expression in savage laws against dissenting sects ; these, however, will be dealt with hereafter ; only those which illustrate the fundamental principles of the theocracy need be mentioned here. One chief cause of schism was the hearing of false doctrine ; and in order that the people might not be led into temptation, but might on the contrary hear true exposition of the word, every inhabitant was obliged to attend the services of the established church upon the Lord’s day under a penalty of fine or imprisonment ; the fine not to exceed 5s. (equal to about \$5 now) for every absence.²

“ If any christian so called . . . shall contemptuously behave himselfe toward y^e word preached, or y^e messeng^r thereof / called to dispence y^e same in any congregation, . . . or like a sonn of Corah cast upon his true doctrine or himselfe any reproach . . . shall for y^e first scandole be convented . . . and bound to their good behaviour ; and if a second time they breake forth into y^e like contemptuous carriages, either to pay £5 to y^e publike treasury or to stand

¹ *Eye Salve*, p. 38.

² 1634-35, 4 March. *Mass. Rec.* i. 140.

two houres openly upon a block 4 foote high, on a lecture day, wth a pap fixed on his breast wth this, A Wanton Gospeller, written in capitall lett^rs y^t oth^rs may fear & be ashamed of breaking out into the like wickednes.”¹

“Though no humane pow^r be Lord ov^r y^e faith & consciences of men and therefore may not constraine y^m to beleeve or pfes agst their conscience, yet because such as bring in damnable heresies tending to y^e subversion of y^e Christian faith . . . ought duely to be restrained fro^m such notorious impiety, if any christian . . . shall go about to subvert . . . y^e Christian faith, by broaching . . . any damnable heresy, as deniing y^e im^{or}tality of y^e soule, or y^e resurrection of y^e body, or any sinn to be repented of in y^e regen^rate, or any evill done by y^e outward man to be accounted sinn, or deniing y^t Christ gave himselfe a ransom for o^r sinns . . . or any oth^r heresy of such nature & degree . . . shall pay to y^e co^mon treasury during y^e first six months 20s. a month and for y^e next six months 40s. p. m., and so to continue dureing his obstinacy; and if any such pson shall endeav^r to seduce others . . . he shall forfeit . . . for every severall offence . . . five pounds.”²

“For y^e honno^r of y^e aetaernall God, whome only wee wor^{pp} and serve,” (it is ordered that) “no pson wthin this jurisdic^{on}, whether X^tian or pagan, shall wittingly and willingly psume to blaspheme his

¹ 1646, 4 Nov. *Mass. Rec.* ii. 179.

² 1646, 4 Nov. *Mass. Rec.* ii. 177.

holy name either by wilfull or obstinate denying y^e true God, or reproach y^e holy religion of God, as if it were but a polliticke devise to keepe ignorant men in awe, . . . or deny his creation or goūm^{nt} of y^e world, or shall curse God, or shall vtter any other eminent kind of blasphemy, of y^e like nature and degree; if any pson or ps ons w^tsoeuer wthin our jurisdicōn shall breake this lawe they shall be putt to death.”¹

The special punishments for Antinomians, Baptists, Quakers, and other sectaries were fine and imprisonment, branding, whipping, mutilation, banishment, and hanging. Nor were the elders men to shrink from executing these laws with the same ferocious spirit in which they were enacted. Remonstrance and command were alike neglected. The Long Parliament warned them to beware; Charles II. repeatedly ordered them to desist; their trusted and dearest friend, Sir Richard Saltonstall, wrote from London to Cotton: “It doth not a little grieve my spirit to heare what sadd things are reported dayly of your tyranny and persecution in New England, as that you fyne, whip, and imprison men for their consciences,”² and told them their “rigid wayes have laid you very lowe in the hearts of the saynts.” Thirteen of the most learned and eminent nonconforming ministers in England wrote to the governor of Massachusetts imploring him that he and the General Court would not

¹ *Mass. Rec.* iii. 98.

² *Hutch. Coll.*, Prince Soc. ed. ii. 127.

by their violence "put an advantage into the hands of some who seek pretences and occasions against our liberty."¹ Winthrop, the wisest and ablest champion the clergy ever had, hung back. Like many another political leader, he was forced by his party into measures from which his judgment and his heart recoiled. He tells us how, on a question arising between him and Mr. Haynes, the elders "delivered their several reasons which all sorted to this conclusion, that strict discipline, both in criminal offences and in martial affairs, was more needful in plantations than in a settled state, as tending to the honor and safety of the gospel. Whereupon Mr. Winthrop acknowledged that he was convinced that he had failed in over much lenity and remissness, and would endeavor (by God's assistance) to take a more strict course thereafter."² But his better nature revolted from the foul task and once more regained ascendancy just as he sunk in death. For while he was lying very sick, Dudley came to his bedside with an order to banish a heretic: "No," said the dying man, "I have done too much of that work already," and he would not sign the warrant.³

Nothing could avail, for the clergy held the state within their grasp, and shrank from no deed of blood to guard the interests of their order.

The case of Gorton may serve as an example of a rigor that shocked even the Presbyterian Baillie; it

¹ *Magnalia*, bk. 7, ch. iv. § 4.

² Winthrop, i. 178.

³ *Life and Letters of Winthrop*, ii. 393.

must be said in explanation of his story that the magistrates condemned Gorton and his friends to death for the crime of heresy in obedience to the unanimous decision of the elders,¹ but the deputies refusing to concur, the sentence of imprisonment in irons during the pleasure of the General Court was agreed upon as a compromise. “Only they in New England are more strict and rigid than we, or any church, to suppress, by the power of the magistrate, all who are not of their way, to banishment ordinarily and presently even to death lately, or perpetual slavery; for one Jortin, sometime a famous citizen here for piety, having taught a number in New England to cast off the word and sacrament, and deny angels and devils, and teach a gross kind of union with Christ in this life, by force of arms was brought to New Boston, and there with ten of the chief of his followers, by the civil court was discerned perpetual slaves, but the votes of many were for their execution. They lie in irons, though gentlemen; and out of their prison write to the admiral here, to deal with the parliament for their deliverance.”²

Like all phenomena of nature, the action of the mind is obedient to law; the cause is followed by the consequence with the precision that the earth moves round the sun, and impelled by this resistless power his destiny is wrought out by man. To the ecclesiastic a deep debt of gratitude is due, for it was by his effort that the first step from barbarism was made.

¹ Winthrop, ii. 146.

² Baillie’s *Letters*, ii. 17, 18.

In the world's childhood, knowledge seems divine, and those who first acquire its rudiments claim, and are believed, to have received it by revelation from the gods. In an archaic age the priest is likewise the law-giver and the physician, for all erudition is concentrated in one supremely favored class — the sacred caste. Their discoveries are kept profoundly secret, and yet to perpetuate their mysteries among their descendants they found schools which are the only repositories of learning ; but the time must inevitably come when this order is transformed into the deadliest enemy of the civilization which it has brought into being. The power of the spiritual oligarchy rests upon superstitious terrors which dwindle before advancing enlightenment ; hence the clergy have become reactionary, have sought to stifle the spirit of free inquiry, and have used the schools which they have builded as instruments to keep alive unreasoning prejudice, or to serve their selfish ends. This, then, has been the fiercest battle of mankind ; the heroic struggle to break down the sacerdotal barrier, to popularize knowledge, and to liberate the mind, began ages before the crucifixion upon Calvary ; it still goes on. In this cause the noblest and the bravest have poured forth their blood like water, and the path to freedom has been heaped with the corpses of her martyrs.

* In that tremendous drama Massachusetts has played her part ; it may be said to have made her intellectual life ; and it is the passion of the combat which gives an interest at once so sombre and so romantic to her story.

In the tempest of the Reformation a handful of the sternest rebels were cast upon the bleak New England coast, and the fervor of that devotion which led them into the wilderness inspired them with the dream of reproducing the institutions of God's chosen people, a picture of which they believed was divinely preserved for their guidance in the Bible. What they did in reality was to surrender their new commonwealth to their priests. Yet they were a race in whose bone and blood the spirit of free thought was bred ; the impulse which had goaded them to reject the Roman dogmas was quick within them still, and revolt against the ecclesiastical yoke was certain. The clergy upon their side trod their appointed path with the precision of machines, and, constrained by an inexorable destiny, they took that position of antagonism to liberal thought which has become typical of their order. And the struggles and the agony (by which this poor and isolated community freed itself from its gloomy bondage,) the means (by which it secularized its education and its government, won for itself the blessing of free thought and speech, and matured a system of constitutional liberty which has been the foundation of the American Union,) rise in dignity to one of the supreme efforts of mankind.

CHAPTER II.

THE ANTINOMIANS.

HABIT may be defined with enough accuracy for ordinary purposes as the result of reflex action, or the immediate response of the nerves to a stimulus, without the intervention of consciousness. Many bodily functions are naturally reflex, and most movements may be made so by constant repetition; they are then executed independently of the will. It is no exaggeration to say that the social fabric rests on the control this tendency exerts over the actions of men; and its strength is strikingly exemplified in armies, which, when well organized, are machines, wherein subjection to command is instinctive, and insubordination, therefore, practically impossible.

An analogous phenomenon is presented by the church, whose priests have intuitively exhausted their ingenuity in weaving webs of ceremonial, as soldiers have directed their energies to perfecting manuals of arms; and the evidence leads to the conclusion that increasing complexity of ritual indicates a densening ignorance and a deepening despotism. The Hindoos, the Spaniards, and the English are types of the progression.

Within the historic ages unnumbered methods of

sacerdotal discipline have been evolved, but whether the means used to compass the end has been the bewildering maze of a Levitical code, or the rosary and the confessional of Rome, the object has always been to reduce the devotee to the implicit obedience of the trooper. And the stupendous power of these amazingly perfect systems for destroying the capacity for original thought cannot be fully realized until the mind has been brought to dwell upon the fact that the greatest eras of human progress have begun with the advent of those who have led successful insurrection ; nor can the dazzling genius of these brilliant exceptions be appreciated, unless it be remembered how infinitely small has been the number of those among mankind who, having been once drilled to rigid conformity, have not lapsed into automatism, but have been endowed with the mental energy to revolt. On the other hand, though ecclesiastics have differed widely in the details of the training they have enforced upon the faithful, they have agreed upon this cardinal principle: they have uniformly seized upon the education of the young, and taught the child to / revere the rites in which he was made to partake before he could reason upon their meaning, for they understood well that the habit of abject submission to authority, when firmly rooted in infancy, would ripen into a second nature in after years, and would almost invariably last till death.

But this manual of religion, this deadening of the soul by making mechanical prayers and genu-

flexions the gauge of piety, has always roused the deepest indignation in the great reformers; and, unappalled by the most ghastly perils, they have never ceased to exhort mankind to cast off the slavery of custom and emancipate the mind. Christ rebuked the Pharisees because they rejected the commandment of God to keep their own tradition; Paul proclaimed that men should be justified by faith without the deeds of the law; and Luther preached that the Christian was free, that the soul did not live because the body wore vestments or prayed with the lips, and he denounced the tyranny of the clergy, who arrogated to themselves a higher position than others who were Christian in the spirit. On their side priesthoods know these leaders of rebellion by an unerring instinct and pursue them to the death.

The ministers of New England were formalists to the core, and the society over which they dominated was organized upon the avowed basis of the manifestation of godliness in the outward man. The sad countenance, the Biblical speech, the sombre garb, the austere life, the attendance at worship, and, above all, the unfailing deference paid to themselves, were the marks of sanctification by which the elders knew the saints on earth, for whom they were to open the path to fortune by making them members of the church.

Happily for Massachusetts, there has never been a time when all her children could be docile under such a rule; and, among her champions of freedom, none have been braver than those who have sprung

from the ranks of her ministry, as the fate of Roger Williams had already proved. In such a community, before the ecclesiastical power had been solidified by time, only a spark was needed to kindle a conflagration, and that spark was struck by a woman.

So early as 1634 a restless spirit was abroad, for Winthrop was then set aside, and now, in 1636, young Henry Vane was enthusiastically elected governor, though he was only twenty-four, and had been but a few months in the colony. The future seemed bright and serene, yet he had hardly taken office before the storm burst, which not only overthrew him, but was destined to destroy that unhappy lady whom the Rev. Thomas Welde called the *American Jezebel*.¹

John Cotton, the former rector of St. Botolph's, was the teacher of the Boston church. By common consent the leader of the clergy, he was the most brilliant, and, in some respects, the most powerful man in the colony. Two years before, Anne Hutchinson, with all her family, had followed him from her home in Lincolnshire into the wilderness, for, "when our teacher came to New England, it was a great trouble unto me, my brother, Wheelwright, being put by also."² A gentlewoman of spotless life, with a kind and charitable heart, a vigorous understanding and dauntless courage, her failings were vanity and a bit-

¹ Opinions are divided as to the authorship of the *Short Story*, but I conclude from internal evidence that the ending at least was written by Mr. Welde.

² *Hutch. Hist.* ii. 440.

ter tongue toward those whom she disliked.¹ Unfortunately also for herself, she was one of the enthusiasts who believe themselves subject to divine revelations, for this pretension would probably in any event have brought upon her the displeasure of the church. It is worth while to attempt some logical explanation of the dislike felt by the Massachusetts elders to any suggestion of such supernatural interposition. The half-unconscious train of reasoning on which they based their claim to exact implicit obedience from the people seems, when analyzed, to yield this syllogism: All revelation is contained in the Bible; but to interpret the ancient sacred writings with authority, a technical training is essential, which is confined to priests; therefore no one can define God's will who is not of the ministry. Had the possibility of direct revelation been admitted this reasoning must have fallen; for then, obviously, the word of an inspired peasant would have outweighed the sermon of an uninspired divine; it follows, necessarily, that ecclesiastics so situated would have been jealous of lay preaching, and absolutely intolerant of the inner light.

In May, 1636, the month of Vane's election, Mrs. Hutchinson had been joined by her brother-in-law, John Wheelwright, the deprived vicar of Bilsby. Her social influence was then at its height; her amiable disposition had made her popular, and for some time past she had held religious meetings for women at her house. The ostensible object of these gather-

¹ Cotton, *Way of New England Churches*, p. 52.

ings was to recapitulate the sermons of the week; but the step from discussion to criticism was short, and it soon began to be said that she cast reproach "upon the ministers, . . . saying that none of them did preach the covenant of free grace, but Master Cotton, and that they have not the seale of the Spirit, and so were not able ministers of the New Testament."¹ Or, to use colloquial language, she accused the clergy of being teachers of forms, and said that, of them all, Cotton alone appealed to the animating spirit like Luther or St. Paul./

"A company of legall professors," quoth she, "lie poring on the law which Christ hath abolished."²

Such freedom of speech was, of course, intolerable; and so, as Cotton was implicated by her imprudent talk, the elders went to Boston in a body in October to take him to task. In the hope of adjusting the difficulty, he suggested a friendly meeting at his house, and an interview took place. At first Mrs. Hutchinson, with much prudence, declined to commit herself; but the Rev. Hugh Peters besought her so earnestly to deal frankly and openly with them that she, confiding in the sacred character of a confidential conversation with clergymen in the house of her own religious teacher, committed the fatal error of admitting that she saw a wide difference between Mr. Cotton's ministry and theirs, and that they could not preach a covenant of grace so clearly as he, because

¹ *Short Story*, p. 36.

² *Wonder-Working Providence*, Poole's ed. p. 102.

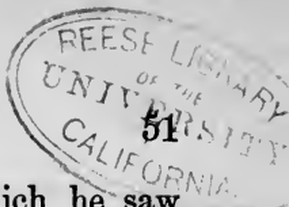
they had not the seal of the Spirit. The progress of the new opinion was rapid, and it is clear Mrs. Hutchinson had only given expression to a feeling of discontent which was both wide-spread and deep. Before winter her adherents, or those who condemned the covenant of works,—in modern language, the liberals, ~~had~~ had become an organized political party, of which Vane was the leader; and here lay their first danger.

Notwithstanding his eminent ability, he was then but a boy, and the task was beyond his strength. The stronghold of his party was Boston, where, except some half-dozen,¹ the whole congregation followed him and Cotton: yet even here he met with the powerful opposition of Winthrop and the pastor, John Wilson. In the country he was confronted by the solid body of the clergy, whose influence proved sufficient to hold together a majority of the voters in substantially all the towns, so that the conservatives never lost control of the legislature.

The position was harassing, and his nerves gave way under the strain. In December he called a court and one day suddenly announced that he had received letters from England requiring his immediate return; but when some of his friends remonstrated he “brake forth into tears and professed that, howsoever the causes propounded for his departure were such as did concern the utter ruin of his outward estate, yet he would rather have hazarded all” . . . “but for the danger he saw of God’s judgment to come upon us

¹ Winthrop, i. 212.

THE ANTINOMIANS.



for these differences and dissensions which he saw amongst us, and the scandalous imputations brought upon himself, as if he should be the cause of all.”¹

Such a flight was out of the question. The weight of his name and the protection given his supporters by the power of his family in England could not be dispensed with, and therefore the Boston congregation intervened. After a day’s reflection he seems himself to have become convinced that he had gone too far to recede, so he “expressed himself to be an obedient child to the church and therefore . . . durst not go away.”²

That a young and untried man like Vane should have grown weary of his office and longed to escape will astonish no one who is familiar with the character and the mode of warfare of his adversaries.

In that society a layman could not retort upon a minister who insulted him, nor could Vane employ the arguments with which Cromwell so effectually silenced the Scotch divines. The following is a specimen of the treatment to which he was probably almost daily subjected, and the scene in this instance was the more mortifying because it took place before the assembled legislature.

“The ministers had met a little before and had drawn into heads all the points wherein they suspected Mr. Cotton did differ from them, and had propounded them to him, and pressed him to a direct answer . . . to every one; which he had promised.

¹ Winthrop, i. 207.

² *Idem*, i. 208.

. . . This meeting being spoke of in the court the day before, the governour took great offence at it, as being without his privity, &c., which this day Mr. Peter told him as plainly of (with all due reverence), and how it had sadded the ministers' spirits, that he should be jealous of their meetings, or seem to restrain their liberty, &c. The governour excused his speech as sudden and upon a mistake. Mr. Peter told him also, that before he came, within less than two years since, the churches were in peace. . . . Mr. Peter also besought him humbly to consider his youth and short experience in the things of God, and to beware of peremptory conclusions which he perceived him to be very apt unto.”¹ This coarse bully was the same Hugh Peters of whom Whitelock afterward complained that he often advised him, though he “understood little of the law, but was very opinionative,”² and who was so terrified at the approach of death that on his way to the scaffold he had to drink liquor to keep from fainting.³

“Mr. Wilson” also “made a very sad speech to the General Court of the condition of our churches, and the inevitable danger of separation, if these differences . . . were not speedily remedied, and laid the blame upon these new opinions . . . which all the magistrates except the governour and two others did confirm and all the ministers but two.”⁴ Those two were John Cotton and John Wheelwright, the preachers of the covenant of grace.

¹ Winthrop, i. 209.

² *Memorials*, p. 521.

³ Burnet, i. 162.

⁴ Winthrop, i. 209.

Their brethren might well make sad speeches, for their cup of bitterness was full ; but they must be left to describe for themselves the tempest of fear and wrath that raged within them. “ Yea, some that had beene begotten to Christ by some of their faithfull labours in this land ” (England, where the tract was published,) “ for whom they could have laid downe their lives, and not being able to beare their absence followed after them thither to New England to enjoy their labours, yet these falling acquainted with those seducers, were suddenly so altered in their affections toward those their spirituall fathers, that they would neither heare them, nor willingly come in their company, professing they had never received any good from them.” . . . (Now the faithfull ministers of Christ must have dung cast on their faces). . . must be pointed at as it were with the finger, and reproached by name, such a church officer is an ignorant man, and knows not Christ ; such an one is under a covenant of works : such a pastor is a proud man, and would make a good persecutor . . . so that through these reproaches occasion was given to men, to abhorre the offerings of the Lord.”¹

“ Now, one of them in a solemne convention of ministers dared to say to their faces, that they did not preach the Covenant of Free Grace, and that they themselves had not the seale of the Spirit. . . . Now, after our sermons were ended at our publike lectures, you might have seene halfe a dozen pistols discharged

¹ Welde’s *Short Story*, Pref. §§ 7-11.

at the face of the preacher (I meane) so many objections made by the opinionists in the open assembly against our doctrine . . . to the marvellous weakening of holy truths delivered . . . in the hearts of all the weaker sort.”¹

John Wheelwright was a man whose character extorts our admiration, if it does not win our love. The personal friend of Cromwell and of Vane, with a mind vigorous and masculine, and a courage stern and determined even above the Puritan standard of resolution and of daring, he spoke the truth which was within him, and could neither be intimidated nor cajoled. In October an attempt had been made to have him settled as a teacher of the Boston church in conjunction with Wilson and Cotton, but it had miscarried through Winthrop’s opposition, and he had afterward taken charge of a congregation that had been gathered at Mount Wollaston, in what is now Quincy.

On the 19th of January a fast was held on account of the public dissensions, and on that day Wheelwright preached a great sermon in Boston which brought on the crisis. He was afterward accused of sedition: the charge was false, for he did not utter one seditious word; but he did that which was harder to forgive, he struck at what he deemed the wrong with his whole might, and those who will patiently pore over his pages until they see the fire glowing through his rugged sentences will feel the power of his blow. And what he told his hearers was in substance this:

¹ Welde’s *Short Story*, Pref. §§ 7-11.

It maketh no matter how seemingly holy men be according to the law, if . . . they are such as trust to their own righteousness they shall die, saith the Lord. Do ye not after their works ; for they say and do not. They make broad their phylacteries and enlarge the borders of their garments ; and love the uppermost rooms at feasts, and the chief seats in the synagogues ; and greetings in the market place and to be called of men, Rabbi, Rabbi. But believe on the Lord Jesus Christ, and ye shall be saved, for being justified by faith we have peace with God through our Lord Jesus Christ. And the way we must take if so be we will not have the Lord Jesus Christ taken from us is this, we must all prepare a spiritual combat, we must put on the whole armor of God, and must have our loins girt up and be ready to fight, . . . because of fear in the night if we will not fight the Lord Jesus Christ may come to be surprised.

And when his brethren heard it they sought how they might destroy him ; for they feared him, because all the people were astonished at his doctrine.

In March the legislature met, and Wheelwright was arraigned before a court composed, according to the account of the Quaker Groom, of Henry Vane, " twelve magistrates, twelve priests, & thirty-three deputies."¹ His sermon was produced, and an attempt was made to obtain an admission that by those under a covenant of works he meant his brethren. But the accused was one whom it was hard to entrap and impossible

¹ Groom's *Glass for New England*, p. 6.

to frighten. He defied his judges to controvert his doctrine, offering to prove it by the Scriptures, and as for the application he answered that "if he were shown any that walked in such a way as he had described to be a covenant of works, them did he mean."¹ Then the rest of the elders were asked if they "did walk in such a way, and they all acknowledged they did,"² excepting John Cotton, who declared that "brother Wheelwright's doctrine was according to God in the parts controverted, and wholly and altogether."³ He received ecclesiastical justice. There was no jury, and the popular assembly that decided law and fact by a partisan vote was controlled by his adversaries. Yet even so, a verdict of sedition was such a flagrant outrage that the clergy found it impossible to command prompt obedience. For two days the issue was in doubt, but at length "the priests got two of the magistrates on their side, and so got the major part with them."⁴ They appear, however, to have felt too weak to proceed to sentence, for the prisoner was remanded until the next session.

No sooner was the judgment made known than more than sixty of the most respected citizens of Boston signed a petition to the court in Wheelwright's behalf. In respectful and even submissive language they pointed out the danger of meddling with the right of

¹ Wheelwright, Prince Soc. ed. p. 17, note 27.

² Winthrop, i. 215. Wheelwright, p. 18.

³ Groom's *Glass for New England*, p. 7.

⁴ Felt's *Eccl. Hist.* ii. 611.

free speech. “ Paul was counted a pestilent fellow, or a moover of sedition, and a ringleader of a sect, . . . and Christ himselfe, as well as Paul, was charged to bee a teacher of New Doctrine. . . . Now wee beseech you, consider whether that old serpent work not after his old method, even in our daies.” ¹

The charge of sedition made against them they repudiated in emphatic words, which deserve attention, as they were afterwards held to be criminal.

“ Thirdly, if you look at the effects of his doctrine upon the hearers, it hath not stirred up sedition in us, not so much as by accident; wee have not drawn the sword, as sometimes Peter did, rashly, neither have wee rescued our innocent brother, as sometimes the Israelites did Jonathan, and yet they did not seditiously. The covenant of free grace held forth by our brother hath taught us rather to become humble suppliants to your worships, and if wee should not prevaile, wee would rather with patience give our cheekes to the smiters.” ²

The liberal feeling ran so strongly in Boston that the conservatives thought it prudent to remove the government temporarily to Cambridge, that they might more easily control the election which was to come in May. Vane, with some petulance, refused to entertain the motion; but Endicott put the question, and it was carried. As the time drew near the excitement increased, the clergy straining every nerve to bring up

¹ Wheelwright, Prince Soc. ed. p. 21.

² *Idem.*

their voters from the country ; and on the morning of the day the feeling was so intense that the Rev. Mr. Wilson, forgetting his dignity and his age, scrambled up a tree and harangued the people from its branches.¹

Yet, though the freemen were so deeply moved, there was no violence, and Winthrop was peaceably elected governor, with a strong conservative majority in the legislature. It so happened that just at this time a number of the friends of Wheelwright and the Hutchinsons were on their way from England to settle in Massachusetts. The first act of the new government was to exclude these new-comers by passing a law forbidding any town to entertain strangers for more than three weeks without the consent of two of the magistrates.

This oppressive statute caused such discontent that Winthrop thought it necessary to publish a defence, to which Vane replied and Winthrop rejoined. The controversy would long since have lost its interest had it not been for the theory then first advanced by Winthrop, that the corporation of Massachusetts, having bought its land, held it as though it were a private estate, and might exclude whom they pleased therefrom ; and ever since this plea has been set up in justification of every excess committed by the theocracy.

Winthrop was a lawyer, and it is but justice to his reputation to presume that he spoke as a partisan, knowing his argument to be fallacious. As a legal proposition he must have been aware that it was unsound.

¹ Hutch. *Hist.* i. 62, note.

Although during the reign of Charles I. monopolies were a standing grievance with the House of Commons, yet they had been granted and enforced for centuries; and had Massachusetts claimed the right to exclude strangers as interlopers in trade, she would have stood upon good precedent. Such, however, was not her contention. The legislation against the friends of Wheelwright was passed avowedly upon grounds of religious difference of opinion, and a monopoly in religion was unknown. / Key

Her commercial privileges alone were exclusive, and, provided he respected them, a British subject had the same right to dwell in Massachusetts as in any of the other dominions of the crown, or, indeed, in any borough which held its land by grant, like Plymouth. To subject Englishmen to restriction or punishment unknown to English law was as outrageous as the same act would have been had it been perpetrated by the city of London,— both corporations having a like power to preserve the peace by local ordinances, and both being controlled by the law of the land as administered by the courts. Such arguments as those advanced by Winthrop were only solemn quibbling to cloak an indefensible policy. To banish freemen for demanding liberty of conscience was a still more flagrant wrong. A precisely parallel case would have been presented had the directors of the East India Company declared the membership of a proprietor to be forfeited, and ordered his stock to be sold, because he disapproved of enforcing conformity in worship among inhabitants of the factories in Hindostan.

Vane sailed early in August, and his departure cleared the last barrier from the way of vengeance. Proceedings were at once begun by a synod of all the ministers, which was held at Cambridge, for the purpose of restoring peace to the churches. "There were about eighty opinions, some blasphemous, others erroneous, and all unsafe, condemned by the whole assembly. . . . Some of the church of Boston . . . were offended at the producing of so many errors, . . . and called to have the persons named which held those errors." To which the elders answered that all those opinions could be proved to be held by some, but it was not thought fit to name the parties. "Yet this would not satisfy some but they oft called for witnesses; and because some of the magistrates declared to them . . . that if they would not forbear it would prove a civil disturbance . . . they objected. . . . So as he" (probably meaning Winthrop) "was forced to tell one of them that if he would not forbear . . . he might see it executed. Upon this some of Boston departed from the assembly and came no more."¹ Once freed from their repinings all went well, and their pastor, Mr. Wilson, soon had the satisfaction of sending their reputed heresies "to the devil of hell from whence they came."² Cotton, seeing that all was lost, hastened to make his peace by a submission which the Rev. Mr. Hubbard of Ipswich describes with unconscious cynicism. "If he were not convinced, yet he

¹ Winthrop, i. 238.

² *Magnalia*, bk. 3, ch. iii. § 13.

was persuaded to an amicable compliance with the other ministers; . . . for, although it was thought he did still retain his own sense and enjoy his own apprehension in all or most of the things then controverted (as is manifest by some expressions of his . . . since that time published," . . .) yet. "By that means did that reverend and worthy minister of the gospel recover his former splendour throughout . . . New England."¹

He was not a sensitive man, and having once determined to do penance, he was far too astute a politician to do it by halves; he not only gave himself up to the task of detecting the heterodoxy of his old friends,² but on a day of solemn fasting he publicly professed repentance with many tears, and told how, "God leaving him for a time, he fell into a spirituall slumber; and had it not been for the watchfulness of his brethren, the elders, &c., hee might have slept on, . . . and was very thankfull to his brethren for their watchfulness over him."³ Nor to the end of his life did he feel quite at ease; "yea, such was his ingenuity and piety as that his soul was not satisfied without often breaking forth into affectionate bewailing of his infirmity herein, in the publick assembly, sometimes in his prayer, sometimes in his sermon, and that with tears."⁴

Wheelwright was made of sterner stuff, and was in-

¹ Hubbard, p. 302.

² Winthrop, i. 253.

³ *Hypocrisie Unmasked*, p. 76.

⁴ Norton's *Funeral Sermon*, p. 37.

flexible. In fact, however, the difference of dogma, if any existed, was trivial. The clergy used the cry of heresy to excite odium, just as they called their opponents Antinomians, or dangerous fanatics. To support these accusations the synod gravely accepted every unsavory inference which ingenuity could wring from the tenets of their adversaries ; and these, together with the fables invented by idle gossip, made up the long list of errors they condemned. Though the scheme was unprincipled, it met with complete success, and the Antinomians have come down to posterity branded as deadly enemies of Christ and the commonwealth ; yet nothing is more certain than that they were not only good citizens, but substantially orthodox. On such a point there is no one among the conservatives whose testimony has the weight of Winthrop's, who says : “ Mr. Cotton . . . stated the differences in a very narrow scantling ; and Mr. Shepherd, preaching at the day of election, brought them yet nearer, so as, except men of good understanding, and such as knew the bottom of the tenents of those of the other party, few could see where the difference was.”¹ While Cotton himself complains bitterly of the falsehoods spread about him and his friends : “ But when some of . . . the elders of neighbour churches advertised me of the evill report . . . I . . . dealt with Mrs. Hutchinson and others of them, declaring to them the erroneousnesse of those tenents, and the injury done to myself in fathering them upon mee. Both shee and they utterly

¹ Winthrop, i. 221.

denied that they held such tenents, or that they had fathered them upon mee. I returned their answer to the elders. . . . They answered me they had but one witnesse, . . . and that one loth to be known." . . .¹ Moreover, it is a remarkable fact that, notwithstanding the advantage it would have given the reactionists to have been able to fix subversive opinions upon their prominent opponents, it was found impossible to prove heresy in a single case which was brought to trial. The legislature chosen in May was apparently unfit for the work now to be done, for the extraordinary step of a dissolution was decided on, and a new election held, under circumstances in which it was easy to secure the return of suitable candidates. The session opened on November 2, and Wheelwright was summoned to appear. He was ordered to submit, or prepare for sentence. He replied that he was guilty of neither sedition nor contempt; that he had preached only the truth of Christ, the application of which was for others, not for him. "To which it was answered by the court that they had not censured his doctrine, but left it as it was; but his application, by which hee laid the magistrates and ministers and most of the people of God in these churches under a covenant of works." ² The prisoner was then sentenced to be disfranchised and banished. / He demanded an appeal to the king; it was refused; and he was given fourteen days to leave Massachusetts. / So he went forth alone in the bit-

¹ Cotton, *Way of New England Churches*, pp. 39, 40.

² *Short Story*, p. 24.

ter winter weather and journeyed to the Piscataqua, — yet “it was marvellous he got thither at that time, when they expelled him, by reason of the deep snow in which he might have perished.”¹ Nor was banishment by any means the trivial penalty it has been described. On the contrary, it was a punishment of the utmost rigor. The exiles were forced suddenly to dispose of their property, which, in those times, was mostly in houses and land, and go forth among the savages with helpless women and children. Such an ordeal might well appall even a brave man; but Wheelwright was sacrificing his intellectual life. He was leaving books, friends, and the mental activity, which made the world to him, to settle in the forests among backwoodsmen; and yet even in this desolate solitude the theocracy continued to pursue him with persevering hate.

But there were others beside Wheelwright who had sinned, and some pretext had to be devised by which to reach them. The names of most of his friends were upon the petition that had been drawn up after his trial. It is true it was a proceeding with which the existing legislature was not concerned, since it had been presented to one of its predecessors; it is also true that probably never, before or since, have men who have protested they have not drawn the sword rashly, but have come as humble suppliants to offer their cheeks to the smiters, been held to be public enemies. Such scruples, however, never hampered

¹ Wheelwright, Prince Soc. ed. *Mercurius Americanus*, p. 24.

the theocracy. Their justice was trammelled neither by judges, by juries, nor by laws; the petition was declared to be a seditious libel, and the petitioners were given their choice of disavowing their act and making humble submission, or exile.

Aspinwall was at once disfranchised and banished.¹ Coddington, Coggeshall, and nine more were given leave to depart within three months, or abide the action of the court; others were disfranchised; and fifty-eight of the less prominent of the party were disarmed in Boston alone.²

Thus were the early liberals crushed in Massachusetts; the bold were exiled, the timid were terrified; as a political organization they moved no more till the theocracy was tottering to its fall; and for forty years the power of the clergy was absolute in the land.

The fate of Anne Hutchinson makes a fit ending to this sad tale of oppression and of wrong. In November, 1637, when her friends were crushed, and the triumphant priests felt that their victim's doom was sure, she was brought to trial before that ghastliest den of human iniquity, an ecclesiastical criminal court. The ministers were her accusers, who came burning with hate to testify to the words she had spoken to them at their own request, in the belief that the confidence she reposed was to be held sacred. She had no jury to whose manhood she could appeal, and John Winthrop, to his lasting shame, was to prosecute her from the judgment seat. She was soon to become a mother,

¹ *Mass. Rec.* i. 207.

² *Idem*, i. 223.

and her health was feeble, but she was made to stand till she was exhausted; and yet, abandoned and forlorn, before those merciless judges, through two long, weary days of hunger and of cold, the intrepid woman defended her cause with a skill and courage which even now, after two hundred and fifty years, kindles the heart with admiration. The case for the government was opened by John Winthrop, the presiding justice, the attorney-general, the foreman of the jury, and the chief magistrate of Massachusetts Bay. He upbraided the prisoner with her many evil courses, with having spoken things prejudicial to the honor of the ministers, with holding an assembly in her house, and with divulging the opinions held by those who had been censured by that court; closing in these words, which sound strangely in the mouth of a New England judge:—

We have thought good to send for you . . . that if you be in an erroneous way we may reduce you that so you may become a profitable member here among us, otherwise if you be obstinate . . . that then the court may take such course that you may trouble us no further, therefore I would entreat you . . . whether you do not justify Mr. Wheelwright's sermon and the petition.

Mrs. H. I am called here to answer before you, but I hear no things laid to my charge.

Gov. I have told you some already, and more I can tell you.

Mrs. H. Name one, sir.

THE ANTINOMIANS.



Gov. Have I not named some already?

Mrs. H. What have I said or done? . . .

Gov. You have joined with them in the faction. /?

Mrs. H. In what faction have I joined with them?

Gov. In presenting the petition. . . .

Mrs. H. But I had not my hand to the petition.

Gov. You have counselled them.

Mrs. H. Wherein?

Gov. Why, in entertaining them.

Mrs. H. What breach of law is that, sir?

Gov. Why, dishonoring of parents. . . .

Mrs. H. I may put honor upon them as the children of God and as they do honor the Lord.

Gov. We do not mean to discourse with those of your sex but only this; you do adhere unto them, and do endeavor to set forward this faction, and so you do dishonor us. /

Mrs. H. I do acknowledge no such thing, neither do I think that I ever put any dishonor upon you.

And, on the whole, the chief justice broke down so hopelessly in his examination, that the deputy governor, or his senior associate upon the bench, thought it necessary to interfere.

Dep. Gov. I would go a little higher with Mrs. Hutchinson. Now . . . if she in particular hath disparaged all our ministers in the land that they have preached a covenant of works, and only Mr. Cotton a covenant of grace, why this is not to be suffered. . .

Mrs. H. I pray, sir, prove it, that I said they preached nothing but a covenant of works. . . .

Dep. Gov. If they do not preach a covenant of grace, clearly, then, they preach a covenant of works.

Mrs. H. No, sir, one may preach a covenant of grace more clearly than another, so I said.

Dudley was faring worse than Winthrop, and the divines, who had been bursting with impatience, could hold no longer. The Rev. Hugh Peters broke in: "That which concerns us to speak unto, as yet we are sparing in, unless the court command us to speak, then we shall answer to Mrs. Hutchinson, notwithstanding our brethren are very unwilling to answer." And without further urging, that meek servant of Christ went on to tell how he and others had heard that the prisoner said they taught a covenant of works, how they had sent for her, and though she was "very tender" at first, yet upon being begged to speak plainly, she had explained that there "was a broad difference between our Brother Mr. Cotton and ourselves. I desired to know the difference. She answered 'that he preaches the covenant of grace and you the covenant of works, and that you are not able ministers of the New Testament, and know no more than the apostles did before the resurrection.'" . . .

Mrs. H. If our pastor would shew his writings you should see what I said, and that many things are not so as is reported.

Mr. Wilson. Sister Hutchinson, for the writings you speak of I have them not. . . .

Five more divines followed, who, though they were "loth to speak in that assembly concerning that gentlewoman," yet to ease their consciences in "the relation wherein" they stood "to the Commonwealth and . . . unto God," felt constrained to state that the prisoner had said they were not able ministers of the New Testament, and that the whole of the evidence of Hugh Peters was true, and in so doing they came to an issue of veracity with Cotton.

An adjournment soon followed till next day, and the presiding justice seems to have considered his case against his prisoner as closed.

In the morning Mrs. Hutchinson opened her defence by calling three witnesses, Leverett, Coggeshall, and John Cotton.

Gov. Mr. Coggeshall was not present.

Mr. C. Yes, but I was, only I desired to be silent till I should be called.

Gov. Will you . . . say that she did not say so?

Mr. C. Yes, I dare say that she did not say all that which they lay against her.

Mr. Peters. How dare you look into the court to say such a word?

Mr. C. Mr. Peters takes upon him to forbid me. I shall be silent. . . .

Gov. Well, Mr. Leverett, what were the words? I pray speak.

Mr. L. To my best remembrance . . . Mr. Peters did with much vehemency and entreaty urge her to tell what difference there was between Mr. Cotton and them, and upon his urging of her she said: "The fear of man is a snare, but they that trust upon the Lord shall be safe." And . . . that they did not preach a covenant of grace so clearly as Mr. Cotton did, and she gave this reason of it, because that as the apostles were for a time without the Spirit so until they had received the witness of the Spirit they could not preach a covenant of grace so clearly.

The Rev. John Cotton was then called. He was much embarrassed in giving his evidence, but, if he is to be believed, his brethren, in their anxiety to make out a case, had colored material facts. He closed his account of the interview in these words: "I must say that I did not find her saying they were under a covenant of works, nor that she said they did preach a covenant of works."

Gov. You say you do not remember, but can you say she did not speak so?

Mr. C. I do remember that she looked at them as the apostles before the ascension. . . .

Dep. Gov. They affirm that Mrs. Hutchinson did say they were not able ministers of the New Testament.

Mr. C. I do not remember it.

Mrs. Hutchinson had shattered the case of the government in a style worthy of a leader of the bar, but she now ventured on a step for which she has been generally condemned. She herself approached the subject of her revelations. To criticise the introduction of evidence is always simpler than to conduct a cause, but an analysis of her position tends to show not only that her course was the result of mature reflection, but that her judgment was in this instance correct. She probably assumed that when the more easily proved charges had broken down she would be attacked here; and in this assumption she was undoubtedly right. The alternative presented to her, therefore, was to go on herself, or wait for Winthrop to move. If she waited she knew she should give the government the advantage of choosing the ground, and she would thus be subjected to the danger of having fatal charges proved against her by hearsay or distorted evidence. If she took the bolder course, she could explain her revelations as monitions coming to her through texts in Scripture, and here she was certain of Cotton's support. Before that tribunal she could hardly have hoped for an acquittal; but if anything could have saved her it would have been the sanction given to her doctrines by the approval of John Cotton. At all events, she saw the danger, for she closed her little speech in these touching words: "Now if you do condemn me for speaking what in my conscience I know to be truth, I must commit myself unto the Lord."

Mr. Nowell. How do you know that that was the Spirit?

Mrs. H. How did Abraham know that it was God? . . .

Dep. Gov. By an immediate voice.

Mrs. H. So to me by an immediate revelation.

Then she proceeded to state how, through various texts which she cited, the Lord showed her what He would do; and she particularly dwelt on one from Daniel. So far all was well; she had planted herself on ground upon which orthodox opinion was at least divided; but she now committed the one grave error of her long and able defence. As she went on her excitement gained upon her, and she ended by something like a defiance and denunciation: "You have power over my body, but the Lord Jesus hath power over my body and soul; and assure yourselves thus much, you do as much as in you lies to put the Lord Jesus Christ from you, and if you go on in this course you begin, you will bring a curse upon you and your posterity, and the mouth of the Lord hath spoken it."

Gov. Daniel was delivered by miracle. Do you think to be delivered so too?

Mrs. H. I do here speak it before the court. I look that the Lord should deliver me by his providence. . . .

Dep. Gov. I desire Mr. Cotton to tell us whether you do approve of Mrs. Hutchinson's revelations as she hath laid them down.

Mr. C. I know not whether I do understand her, but this I say, if she doth expect a deliverance in a way of providence, then I cannot deny it.

Gov. . . . I see a marvellous providence of God to bring things to this pass. . . . God by a providence hath answered our desires, and made her to lay open herself and the ground of all these disturbances to be by revelations. . . .

Court. We all consent with you.

Gov. Ey, it is the most desperate enthusiasm in the world. . . .

Mr. Endicott. I speak in reference to Mr. Cotton. . . . Whether do you witness for her or against her.

Mr. C. This is that I said, sir, and my answer is plain, that if she doth look for deliverance from the hand of God by his providence, and the revelation be . . . according to a word [of Scripture] that I cannot deny.

Mr. Endicott. You give me satisfaction.

Dep. Gov. No, no, he gives me none at all. . . .

Mr. C. I pray, sir, give me leave to express myself. In that sense that she speaks I dare not bear witness against it.

Mr. Nowell. I think it is a devilish delusion.

Gov. Of all the revelations that ever I read of I never read the like ground laid as is for this. The enthusiasts and Anabaptists had never the like. . . .

Mr. Peters. I can say the same . . . and I think that is very disputable which our brother Cotton hath spoken. . . .

Gov. I am persuaded that the revelation she brings forth is delusion.

All the court but some two or three ministers cry out, We all believe it, we all believe it. . . .

And then Coddington stood up before that angry meeting like the brave man he was, and said, "I beseech you do not speak so to force things along, for I do not for my own part see any equity in the court in all your proceedings. Here is no law of God that she hath broken, nor any law of the country that she hath broke, and therefore deserves no censure ; and if she say that the elders preach as the apostles did, why they preached a covenant of grace and what wrong is that to them, . . . therefore I pray consider, what you do, for here is no law of God or man broken."

Mr. Peters. I profess I thought Mr. Cotton would never have took her part.

Gov. The court hath already declared themselves satisfied . . . concerning the Troublesomeness of her spirit and the danger of her course amongst us which is not to be suffered. Therefore if it be the mind of the court that Mrs. Hutchinson . . . shall be banished out of our liberties and imprisoned till she be sent away let them hold up their hands.

All but three consented.

Those contrary minded hold up yours. Mr. Coddington and Colburn only.

Gov. Mrs. Hutchinson, the sentence of the court you hear is that you are banished from out of our jurisdiction as being a woman not fit for our society, and are to be imprisoned till the court shall send you away.

Mrs. H. I desire to know wherefore I am banished.

Gov. Say no more, the court knows wherefore and is satisfied.¹

With refined malice she was committed to the custody of Joseph Welde of Roxbury, the brother of the Rev. Thomas Welde who thought her a Jezebel. Here "divers of the elders resorted to her," and under this daily torment rapid progress was made. Probably during that terrible interval her reason was tottering, for her talk came to resemble ravings.² When this point was reached the divines saw their object attained, and that "with sad hearts" they could give her up to Satan.² Accordingly they "wrote to the church at Boston, offering to make proof of the same," whereupon she was summoned and the lecture appointed to begin at ten o'clock.³

"When she was come one of the ruling elders called her forth before the assembly," and read to her the twenty-nine errors of which she was accused, all of which she admitted she had maintained. "Then she asked by what rule such an elder would come to

¹ Hutch. *Hist.* vol. ii. App. 2.

² *Brief Apologie*, p. 59.

³ Winthrop, i. 254.

her pretending to desire light and indeede to entrappe her." He answered that he came not to "entrap her but in compassion to her soule. . . ."

"Then presently she grew into passion . . . professing withall that she held none of these things . . . before her imprisonment."¹

The court sat till eight at night, when "Mr. Cotton pronounced the sentence of admonition . . . with much zeal and detestation of her errors and pride of spirit."² An adjournment was then agreed on for a week and she was ordered to return to Roxbury; but this was more than she could bear, and her distress was such that the congregation seem to have felt some touch of compassion, for she was committed to the charge of Cotton till the next lecture day, when the trial was to be resumed.³ At his house her mind recovered its tone and when she again appeared she not only retracted the wild opinions she had broached while at Joseph Welde's, but admitted "that what she had spoken against the magistrates at the court (by way of revelation) was rash and ungrounded."⁴

But nothing could avail her. She was in the hands of men determined to make her expiation of her crimes a by-word of terror; her fate was sealed. The doctrines she now professed were less objectionable, so she was examined as to former errors, among others "that she had denied inherent righteousness;" she "affirmed that it was never her judgment; and though

¹ *Brief Apol.* pp. 59-61.

² *Winthrop*, i. 256.

³ *Brief Apol.* p. 62.

⁴ *Winthrop*, i. 258.

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THE ANTINOMIANS.

it was proved by many testimonies . . . yet she impudently persisted in her affirmation to the astonishment of all the assembly. So that . . . the church with one consent cast her out. . . . After she was excommunicated her spirit, which seemed before to be somewhat dejected, revived again and she gloried in her sufferings.”¹ And all this time she had been alone; her friends were far away.

That no circumstances of horror might be lost, she and one of her most devoted followers, Mary Dyer, were nearing their confinements during this time of misery. Both cases ended in misfortunes over whose sickening details Thomas Welde and his reverend brethren gloated with a savage joy, declaring that “God himselfe was pleased to step in with his casting vote . . . as clearly as if he had pointed with his finger.”² Let posterity draw a veil over the shocking scene.

Two or three days after her condemnation “the governor sent [her] a warrant . . . to depart . . . she went by water to her farm at the Mount . . . and so to the island in the Narragansett Bay which her husband and the rest of that sect had purchased of the Indians.”³

This pure and noble but most unhappy woman had sinned against the clergy, past forgiveness here or hereafter. They gibbeted her as Jezebel, and her name became a reproach in Massachusetts through two

¹ Winthrop, i. 258.

² *Short Story*, Preface, § 5.

³ Winthrop, i. 259.

hundred years. But her crimes and the awful ending of her life are best read in the Christian words of the Rev. Thomas Welde, whose gentle spirit so adorned his holy office.

“ For the servants of God who came over into New England . . . seeing their ministry was a most precious sweete savour to all the saints before she came hither, it is easie to discerne from what sinke that ill vapour hath risen which hath made so many of her seduced party to loath now the smell of those flowers which they were wont to find sweetnesse in.¹ . . . The Indians set upon them, and slew her and all the family.² . . . Some write that the Indians did burne her to death with fire, her house and all the rest named that belonged to her; but I am not able to affirme by what kind of death they slew her, but slaine it seemes she is, according to all reports. I never heard that the Indians in those parts did ever before this, commit the like outrage . . . ; and therefore God’s hand is the more apparently seene herein, to pick out this wofull woman, to make her and those belonging to her, an unheard of heavie example of their cruelty above al others.”³

¹ *Short Story*, p. 40.

² ~~M~~rs. Hutchinson and her family were killed in a general massacre of the Dutch and English by the Indians on Long Isl~~and~~. Winthrop, ii. 136.

³ *Short Story*, Preface.

CHAPTER III.

THE CAMBRIDGE PLATFORM.

WITH the ruin of the Antinomians, opposition to the clergy ceased within the church itself, but many causes combined to prevent the bulk of the people from participating in the communion. Of those who were excluded, perhaps even the majority might have found it impossible to have secured their pastor's approbation, but numbers who would have been gladly received were restrained by conscientious scruples ; and more shrank from undergoing the ordeal to which they would have been obliged to submit. It was no light matter for a pious but a sincerely honest man to profess his conversion, and how God had been pleased to work "in the inward parts of his soul," when he was not absolutely certain that he had indeed been visited by the Spirit. And it is no exaggeration to say that to sensitive natures the initiation was appalling. The applicant had first to convince the minister of his worthiness, then his name was openly propounded, and those who knew of any objection to his character, either moral or religious, were asked to give notice to the presbytery of elders. If the candidate succeeded in passing this private examination as to his fitness the following scene took place in church :—

“ The party appearing in the midst of the assembly . . . the ruling elder speaketh in this manner: Brethren of this congregation, this man or woman . . . hath beene heretofore propounded to you, desiring to enter into church fellowship with us, and we have not since that heard anything from any of you to the contrary of the parties admittance but that we may goe on to receive him: therefore now, if any of you know anything against him, why he may not be admitted, you may yet speak. . . . Whereupon, sometimes men do speak to the contrary . . . and so stay the party for that time also till this new offence be heard before the elders, so that sometimes there is a space of divers moneths between a parties first propounding and receiving, and some are so bashfull as that they choose rather to goe without the communion than undergoe such publique confessions and tryals, but that is held their fault.”¹

Those who were thus disfranchised, Lechford, who knew what he was talking about, goes on to say, soon began to complain that they were “ ruled like slaves;” and there can be no doubt that they had to submit to very substantial grievances. The administration of justice especially seems to have been defective. “ Now the most of the persons at New England are not admitted of their church, and therefore are not freemen, and when they come to be tryed there, be it for life or limb, name or estate, or whatsoever, they must bee tryed and judged too by those of the church, who are in a

¹ Lechford, *Plain Dealing*, pp. 6, 7.

sort their adversaries : how equall that hath been, or may be, some by experience doe know, others may judge.”¹

The government was in fact in the hands of a small oligarchy of saints,² who were, in their turn, ruled by their priests, and as the repression of thought inevitable under such a system had roused the Antinomians, who were voters, to demand a larger intellectual freedom, so the denial of ordinary political rights to the majority led to discontent.

Since under the theocracy there was no department of human affairs in which the clergy did not meddle, they undertook as a matter of course to interfere with the militia, and the following curious letter written to the magistrates by the ministers of Rowley shows how far they carried their supervision even so late as 1689.

ROWLEY, July 24th, 1689.

May it please your honors,

The occasion of these lines is to inform you that whereas our military company have nominated Abel Platts, for ensign, we conceive that it is our duty to declare that we cannot approve of their choice in that he is corrupt in his judgment with reference to the Lord’s Supper, declaring against Christ’s words of justification, and hereupon hath withdrawn himself from communion with the church in that holy ordinance some years, besides some other things wherein

¹ *Plain Dealing*, p. 23.

² “Three parts of the people of the country remaine out of the church.” *Plain Dealing*, p. 73. A. D. 1642.

he hath shown no little vanity in his conversation and hath demeaned himself unbecomingly toward the word and toward the dispensers of it. . . .

SAMUEL PHILLIPS.

EDWARD PAISON.¹

A somewhat similar difficulty, which happened in Hingham in 1645, produced very serious consequences. A new captain had been chosen for their company; but a dispute having arisen, the magistrates, on the question being submitted to them, set the election aside and directed the old officers to keep their places until the General Court should meet. Notwithstanding this order the commotion continued to increase, and the pastor, Mr. Peter Hubbert, "was very forward to have excommunicated the lieutenant," who was the candidate the magistrates favored.² Winthrop happened to be deputy governor that year, and the aggrieved officer applied to him for protection; whereupon, as the defendants seemed inclined to be recalcitrant, several were committed in open court, among whom were three of Mr. Hubbert's brothers.

Forthwith the clergyman in great wrath headed a petition to which he obtained a large number of signatures, in which he prayed the General Court to take cognizance of the cause, since it concerned the public liberty and the liberty of the church.

At its next session, the legislature proceeded to examine the whole case, and Winthrop was brought to

¹ *History of Newbury*, p. 80.

² Winthrop, ii. 222, 223.

trial for exceeding his jurisdiction as a magistrate. A contest ensued between the deputies and assistants, which was finally decided by the influence of the elders. The result was that Winthrop was acquitted and Mr. Hubbert and the chief petitioners were fined.¹

In March the constable went to Hingham to collect the money,² but he found the minister indisposed to submit in silence. About thirty people had collected, and before them all Mr. Hubbert demanded the warrant; when it was produced he declared it worthless because not in the king's name, and then went on to add that the government "was not more then a corporation in England, and . . . had not power to put men to death . . . that for himself he had neither horn nor hoofe of his own, nor anything wherewith to buy his children cloaths . . . if he must pay the fine he would pay it in books, but that he knew not for what they were fined, unlesse it were for petitioning: and if they were so waspish they might not be petitioned, then he could not tell what to say."³

Unluckily for Mr. Hubbert he had taken the popular side in this dispute and had thus been sundered from his brethren, who sustained Winthrop, and in the end carried him through in triumph; and not only this, but he was suspected of Presbyterian tendencies, and a committee of the elders who had visited Hingham to reconcile some differences in the congregation

¹ Winthrop, ii. 227.

² 1645-46, 18 March.

³ *New Eng. Jonas*, Marvin's ed. p. 5.

had found him in grave fault. The government was not sorry, therefore, to make him a public example, as appeared not only by these proceedings, but by the way he was treated in the General Court the next autumn. He was accordingly indicted for sedition, tried and convicted in June, fined twenty pounds, and bound over to good behavior in forty pounds more.¹ Such a disturbance as this seems to have been all that was needed to bring the latent discontent to a focus.

William Vassal had been an original patentee and was a member of the first Board of Assistants, who were appointed by the king. Being, however, a man of liberal views he had not found Massachusetts congenial; he had returned to England after a stay of only a month, and when he came again to America in 1635, he had settled at Scituate, the town adjoining Hingham, but in the Plymouth jurisdiction. Having both wealth and social position he possessed great influence, and he now determined to lead an agitation for equal rights and liberty of conscience in both colonies at once, by petitioning the legislatures, and in case of failure there, presenting similar petitions to Parliament.

Bradford was this year² governor of Plymouth, and Edward Winslow was an assistant. Winslow himself had been governor repeatedly, was a thorough-going churchman, and deep in all the councils of the conservative party. There was, however, no religious qualification for the suffrage in the old

¹ *New Eng. Jonas*, p. 6. 2 June, 1646.

² 1645.

colony, and the complexion of its politics was therefore far more liberal than in Massachusetts; so Vassal was able to command a strong support when he brought forward his proposition. Winslow, writing to his friend Winthrop at Boston, gives an amusing account of his own and Bradford's consternation, and the expedients to which they were forced to resort in the legislature to stave off a vote upon the petition, when Vassal made his motion in October, 1645.

“ After this, the first excepter [Vassal] having been observed to tender the view of a scroule from man to man, it came at length to be tendered to myself, and withall, said he, it may be you will not like this. Having read it, I told him I utterly abhorred it as such as would make us odious to all Christian commonweales : But at length he told the governor [Bradford] he had a written proposition to be propounded to the court, which he desired the court to take into consideration, and according to order, if thought meet, to be allowed : To this the deputies were most made beforehand, and the other three assistants, who applauded it as their Diana ; and the sum of it was, to allow and maintaine full and free tollerance of religion to all men that would preserve the civill peace and submit unto government ; and there was no limitation or exception against Turke, Jew, Papist, Arian, Socinian, Nicholaytan, Familist, or any other, &c. But our governor and divers of us having expressed the sad consequences would follow, especially myselfe and Mr. Prence, yet notwithstanding

ing it was required, according to order, to be voted: But the governor would not suffer it to come to vote, as being that indeed would eate out the power of God-lines, &c. . . . You would have admired to have seen how sweet this carrion relished to the pallate of most of the deputies! What will be the issue of these things, our all ordering God onely knows. . . . But if he have such a judgment for this place, I trust we shall finde (I speake for many of us that groane under these things) a resting place among you for the soales of our feet.”¹

As just then nothing more could be done in Plymouth, proceedings were transferred to Massachusetts. Samuel Maverick is a bright patch of color on the sad Puritan background. He had a dwelling at Winnisime, that “in the yeare 1625 I fortified with a pillizado and fflankers and gunnes both belowe and above in them which awed the Indians who at that time had a mind to cutt off the English.”² When Winthrop landed, he found him keeping open house, so kindly and freehanded that even the grim Johnson relaxes when he speaks of him: “a man of very loving and curteous behaviour, very ready to entertaine strangers, yet an enemy to the reformation in hand, being strong for the lordly prelatrical power.”³

This genial English churchman entertained every one at his home on Noddle’s Island, which is now

¹ *Hutch. Coll.*, Prince Soc. ed. i. 174.

² *Mass. Hist. Soc. Proceedings*, Oct. 1884, p. 236.

³ *Wonder-Working Providence*, Poole’s ed. p. 37.

East Boston: Vane and Lord Ley, and La Tour when he came to Boston ruined, and even Owen when he ran off with another man's wife, and so brought a fine of £100 on his host. Josselyn says with much feeling: "I went a shore upon Noddles Island to Mr. Samuel Maverick, . . . the only hospitable man in the whole countrey." He was charitable also, and Winthrop relates how, when the Indians were dying of the small-pox, he, "his wife and servants, went daily to them, ministered to their necessities, and buried their dead, and took home many of their children." He was generous, too, with his wealth; and when the town had to rebuild the fort on Castle Island much of the money came from him.

But, as Endicott told the Browns, when he shipped them to England, because their practice in adhering to their Episcopal orders tended to "mutiny," "New England was no place for such as they." One by one they had gone,—the Browns first, and afterward William Blackstone, who had found it best to leave Boston because he could not join the church; and now the pressure on Maverick began to make him restive. Though he had been admitted a freeman in the early days, he was excluded from all offices of importance; he was taxed to support a church of which he disapproved, yet was forced to attend, though it would not baptize his children; and he was so suspected that, in March, 1635, he had been ordered to remove to Boston, and was forbidden to lodge strangers for more than one night without leave from a magistrate. Under

such circumstances he could not but sympathize with Vassal in his effort to win for all men equal rights before the law. Next after him in consequence was Dr. Robert Childe, who had taken a degree at Padua, and who, though not a freeman, had considerable interests in the country,—a man of property and standing. There were five more signers of the petition: Thomas Burton, John Smith, David Yale, Thomas Fowle, and John Dand, but they do not require particular notice. They prayed that “civil liberty and freedome be forthwith granted to all truly English, equall to the rest of their countrymen, as in all plantations is accustomed to be done, and as all free-borne enjoy in our native country. . . . Further that none of the English nation . . . be banished unlesse they break the known lawes of England. . . . We therefore humbly intreat you, in whose hands it is to help . . . for the glory of God . . . to give liberty to the members of the churches of England not scandalous in their lives . . . to be taken into your congregations, and to enjoy with you all those liberties and ordinances Christ hath purchased for them, and into whose name they are baptized . . . or otherwise to grant liberty to settle themselves here in a church way according to the best reformatiōes of England and Scotland. If not, we and they shall be necessitated to apply our humble desires to the Honorable Houses of Parliament.”¹

This petition was presented to the court on May

¹ *New Eng. Jonas*, Marvin's ed. pp. 13-15.

19, 1646; but the session was near its close, and it was thought best to take no immediate steps. The elders, however, became satisfied that the moment had come for a thorough organization of the church, and they therefore caused the legislature to issue a general invitation to all the congregations to send representatives to a synod to be held at Cambridge. But notwithstanding the inaction of the authorities, the clergy were perfectly aware of the danger, and they passed the summer in creating the necessary indignation among the voters: they bitterly denounced from their pulpits "the sons of Belial, Judasses, sons of Corah," "with sundry appellations of that nature . . . which seemed not to arise from a gospel spirit." Sometimes they devoted "a whole sermon, and that not very short," to describing the impending ruin and exhorting the magistrates "to lay hold upon" the offenders.¹ Winthrop had been chosen governor in May, and, when the legislature met in October, he was made chairman of a committee to draft an answer to Childe. This document may be found in Hutchinson's Collection. As a state paper devoted to the discussion of questions of constitutional law it has little merit, but it may have been effective as a party manifesto. A short adjournment followed till November, when, on reassembling, the elders were asked for their advice upon this absorbing topic.

"Mr. Hubbard of Hingham came with the rest, but the court being informed that he had an hand in a pe-

¹ *New Eng. Jonas*, Marvin's ed. p. 19.

tition, which Mr. Vassall carried into England against the country in general, the governour propounded, that if any elder present had any such hand, &c., he would withdraw himself." Mr. Hubbert sitting still a good space, one of the deputies stated that he was suspected, whereupon he rose and said he knew nothing of such a petition.

Then Winthrop replied that he "must needs deliver his mind about him," and though he had no proof about the petition, "yet in regard he had so much opposed authority and offered such contempt to it, . . . he thought he would (in discretion) withdraw himself, &c., whereupon he went out."¹

The ministers who remained then proceeded to define the relations of Massachusetts toward England, and the position they assumed was very simple.

"I. We depend upon the state of England for protection and immunities of Englishmen. . . . II. We conceive . . . we have granted by patent such full and ample power . . . of making all laws and rules of our obedience, and of a full and final determination of all cases in the administration of justice, that no appeals or other ways of interrupting our proceedings do lie against us."²

In other words, they were to enjoy the privileges and safeguards of British subjects without yielding obedience to British law.

Under popular governments the remedy for discontent is free discussion; under despotisms it is repression.

¹ Winthrop, ii. 278.

² Winthrop, ii. 282.

THE CAMBRIDGE PLATFORM.



sion. In Massachusetts energetic steps were promptly taken to punish the ring-leaders in what the court now declared to be a conspiracy. The petitioners were summoned, and on being questioned refused to answer until some charge was made. A hot altercation followed, which ended in the defendants tendering an appeal, which was refused ; and they were committed for trial.¹ A species of indictment was then prepared in which they were charged with publishing seditious libels against the Church of Christ and the civil government. The gravamen of the offence was the attempt to persuade the people "that the liberties and privileges in our charter belong to all freeborn Englishmen inhabitants here, whereas they are granted only to such as the governour and company shall think fit to receive into that fellowship."² The appeal was held criminal because a denial of the jurisdiction of the government. The trial resembled Wheelwright's. Like him the defendants refused to make submission, but persisted "obstinately and proudly in their evil practice ;" that is to say, they maintained the right of petition and the legality of their course. They were therefore fined : Childe £50 ; Smith £40 ; Maverick, because he had not yet appealed, £10 ; and the others £30 each ; three magistrates dissented.

Childe at once began hasty preparations to sail. To prevent him Winthrop called the assistants together, without, however, giving the dissenting magistrates notice, and arranged to have him arrested and searched.

¹ Winthrop, ii. 285.

² *Idem.*

One striking characteristic of the theocracy was its love for inflicting mental suffering upon its victims. The same malicious vindictiveness which sent Morton to sea in sight of his blazing home, and which imprisoned Anne Hutchinson in the house of her bitterest enemy, now suggested a scheme for making Childe endure the pangs of disappointment, by allowing him to embark, and then seizing him as the ship was setting sail. And though the plan miscarried, and the arrest had to be made the night before, yet even as it was the prisoner took his confinement very "grievously, but he could not help it."¹

Nothing criminating was found in his possession, but in Dand's study, which was ransacked, copies of two petitions were discovered, with a number of queries relating to certain legal aspects of the charter, and intended to be submitted to the Commissioners for the Plantations at London.

These petitions were substantially those already presented, except that, by way of preamble, the story of the trial was told ; and how the ministers " did revile them, &c., as far as the wit or malice of man could, and that they meddled in civil affaires beyond their calling, and were masters rather than ministers, and ofttimes judges, and that they had stirred up the magistrates against them, and that a day of humiliation was appointed, wherein they were to pray against them."²

Such words had never been heard in Massachusetts.

¹ Winthrop, ii. 294.

² Winthrop, ii. 293.

The saints were aghast. Winthrop speaks of the offence as "being in nature capital," and Johnson thought the Lord's gracious goodness alone quelled this malice against his people.

Of course no mercy was shown. It is true that the writings were lawful petitions by English subjects to Parliament; that, moreover, they had never been published, but were found in a private room by means of a despotic search. Several of the signers were imprisoned for six months and then were punished in May:—

Doctor Childe, (imprisonment till paid,) £200			
John Smith, " " " 100			
John Dand, " " " 200			
Tho. Burton, " " " 100			
Samuel Maverick, for his offence in being pty to y ^e conspiracy, (imprison- ment till paid,) 100			
Samuel Maverick, ffor his offence in breaking his oath and in appealing ag ^{nst} y ^e intent of his oath of a freeman, 50 ¹			

The conspirators of the poorer class were treated with scant ceremony. A carpenter named Joy was in Dand's study when the officers entered. He asked if the warrant was in the king's name. "He was laid hold on, and kept in irons about four or five days, and then he humbled himself . . . for meddling in matters belonging not to him, and blessed God for these irons

¹ *Mass. Rec.* iii. 113. May 26, 1647. £200 was the equivalent of about \$5,000.

upon his legs, hoping they should do him good while he lived.”¹

But though the government could oppress the men, they could not make their principles unpopular, and the next December after Vassal and his friends had left the colony, the orthodox Samuel Symonds of Ipswich wrote mournfully to Winthrop: “I am informed that coppies of the petition are spreading here, and divers (specially young men and women) are taken with it, and are apt to wonder why such men should be troubled that speake as they doe: not being able suddenly to discerne the poyson in the sweet wine, nor the fire wrapped up in the straw.”² The petitioners, however, never found redress. Edward Winslow had been sent to London as agent, and in 1648 he was able to write that their “hopes and endeavours . . . had been blasted by the special providence of the Lord who still wrought for us.” And Winthrop piously adds: “As for those who went over to procure us trouble, God met with them all. Mr. Vassall, finding no entertainment for his petitions, went to Barbadoes,”³ . . . “God had brought” Thomas Fowle “very low, both in his estate and in his reputation, since he joined in the first petition.” And “God had so blasted” Childe’s “estate as he was quite broken.”⁴

Maverick remained some years in Boston, being probably unable to abandon his property; during this

¹ Winthrop, ii. 294.

² Felt’s *Eccl. Hist.* i. 593.

³ Winthrop, ii. 321.

⁴ Winthrop, ii. 322.

interval he made several efforts to have his fine remitted, and he did finally secure an abatement of one half. He then went to England and long afterward came back as a royal commissioner to try his fortune once again in a contest with the theocracy.

Dr. Palfrey has described this movement as a plot to introduce a direct government by England by inducing Parliament to establish Presbyterianism. By other than theological reasoning this inference cannot be deduced from the evidence. All that is certainly known about the leaders is that they were not of any one denomination. Maverick was an Episcopalian; Vassal was probably an Independent like Cromwell or Milton; and though the elders accused Childe of being a Jesuit, there is some ground to suppose that he inclined toward Geneva. So far as the testimony goes, everything tends to prove that the petitioners were perfectly sincere in their effort to gain some small measure of civil and religious liberty for themselves and for the disfranchised majority.

Viewed from the standpoint of history and not of prejudice, the events of these early years present themselves in a striking and unmistakable sequence.

They are the phenomena that regularly attend a certain stage of human development, — the absorption of power by an aristocracy. The clergy's rule was rigid, and met with resistance, which was crushed with an iron hand. Was it defection from their own ranks, the deserters met the fate of Wheelwright, of Williams, of Cotton, or of Hubbert; were politicians con-

tumacious, they were defeated or exiled, like Vane, or Aspinwall, or Coddington; were citizens discontented, they were coerced like Maverick and Childe. The process had been uninterrupted alike in church and state. The congregations, which in theory should have included all the inhabitants of the towns, had shrunk until they contained only a third or a quarter of the people; while the churches themselves, which were supposed to be independent of external interference and to regulate their affairs by the will of the majority, had become little more than the chattels of the priests, and subject to the control of the magistrates who were their representatives. This system has generally prevailed; in like manner the Inquisition made use of the secular arm. The condition of ecclesiastical affairs is thus described by the highest living authority on Congregationalism: —

“Our fathers laid it down — and with perfect truth — that the will of Christ, and not the will of the major or minor part of a church, ought to govern that church. But somebody must interpret that will. And they quietly assumed that Christ would reveal his will to the elders, but would not reveal it to the church-members; so that when there arose a difference of opinion as to what the Master’s will might be touching any particular matter, the judgment of the elders, rather than the judgment even of a majority of the membership, must be taken as conclusive. To all intents and purposes, then, this was precisely the aristocracy which they affirmed that it

was not. For the elders were to order business in the assurance that every truly humble and sincere member would consent thereto. If any did not consent, and after patient debate remained of another judgment, he was 'partial' and 'factious,' and continuing 'obstinate,' he was 'admonished' and his vote 'nullified ;' so that the elders could have their way in the end by merely adding the insult of the apparent but illusive offer of coöperation to the injury of their absolute control. As Samuel Stone of Hartford no more tersely than truly put it, this kind of Congregationalism was simply a 'speaking Aristocracy in the face of a silent Democracy.' "¹

It is true that Vassal's petition was the event which made the ministers decide to call a synod² by means of an invitation of the General Court; but it is also certain that under no circumstances would the meeting of some such council have been long delayed. For sixteen years the well-known process had been going on, of the creation of institutions by custom, having the force of law; the stage of development had now been reached when it was necessary that those usages should take the shape of formal enactments. The Cambridge platform therefore marks the completion of an organization, and as such is the central point in the history of the Puritan Commonwealth. The work was done in August, 1648: the

¹ *Early New England Congregationalism, as seen in its Literature*, p. 429. Dr. Dexter.

² Winthrop, ii. 264.

Westminster Confession was promulgated as the creed ; the powers of the clergy were minutely defined, and the duty of the laity stated to be “ obeying their elders and submitting themselves unto them in the Lord.”¹ The magistrate was enjoined to punish “ idolatry, blasphemy, heresy,” and to coerce any church becoming “ schismatical.”

In October, 1649, the court commended the platform to the consideration of the congregations ; in October, 1651, it was adopted ; and when church and state were thus united by statute the theocracy was complete.

The close of the era of construction is also marked by the death of those two remarkable men whose influence has left the deepest imprint upon the institutions they helped to mould : John Winthrop, who died in 1649, and John Cotton in 1652.

Winthrop’s letters to his wife show him to have been tender and gentle, and that his disposition was one to inspire love is proved by the affection those bore him who had suffered most at his hands. Williams and Vane and Coddington kept their friendship for him to the end. But these very qualities, so amiable in themselves, made him subject to the influence of men of inflexible will. His dream was to create on earth a commonwealth of saints whose joy would be to walk in the ways of God. But in practice he had to deal with the strongest of human passions. In 1634, though supported by Cotton, he was defeated by Dud-

¹ *Cambridge Platform*, ch. x. section 7.

ley, and there can be no doubt that this was caused by the defection of the body of the clergy. The evidence seems conclusive, for the next year Vane brought about an interview between the two at which Haynes was present, and there Haynes upbraided him with remissness in administering justice.¹ Winthrop agreed to leave the question to the ministers, who the next morning gave an emphatic opinion in favor of strict discipline. Thenceforward he was pliant in their hands, and with that day opened the dark epoch of his life. By leading the crusade against the Antinomians he regained the confidence of the elders and they never again failed him; but in return they exacted obedience to their will; and the rancor with which he pursued Anne Hutchinson, Gorton, and Childe cannot be extenuated, and must ever be a stain upon his fame.

As Hutchinson points out, in early life his tendencies were liberal, but in America he steadily grew narrow. The reason is obvious. The leader of an intolerant party has himself to be intolerant. His claim to eminence as a statesman must rest upon the purity of his moral character, his calm temper, and his good judgment; for his mind was not original or brilliant, nor was his thought in advance of his age. Herein he differed from his celebrated contemporary, for among the long list of famous men, who are the pride of Massachusetts, there are few who in mere intellectual capacity outrank Cotton. He was not

¹ Winthrop, i. 178.

only a profound scholar, an eloquent preacher, and a famous controversialist, but a great organizer, and a natural politician. He it was who constructed the Congregational hierarchy ; his publications were the accepted authority both abroad and at home ; and the system which he developed in his books was that which was made law by the Cambridge Platform.

Of medium height, florid complexion, and as he grew old some tendency to be stout, but with snowy hair and much personal dignity, he seems to have had an irresistible charm of manner toward those whom he wished to attract.

Comprehending thoroughly the feelings and prejudices of the clergy, he influenced them even more by his exquisite tact than by his commanding ability ; and of easy fortune and hospitable alike from inclination and from interest, he entertained every elder who went to Boston. He understood the art of flattery to perfection ; or, as Norton expressed it, “he was a man of ingenuous and pious candor, rejoicing (as opportunity served) to take notice of and testify unto the gifts of God in his brethren, thereby drawing the hearts of them to him....”¹ No other clergyman has ever been able to reach the position he held with apparent ease, which amounted to a sort of primacy of New England. His dangers lay in the very fecundity of his mind. Though hampered by his education and profession, he was naturally liberal ; and his first miscalculation was when, almost immediately on landing, he supported

¹ Norton’s *Funeral Sermon*, p. 37.

Winthrop, who was in disgrace for the mildness of his administration, against the austerer Dudley.

The consciousness of his intellectual superiority seems to have given him an almost overweening confidence in his ability to induce his brethren to accept the broader theology he loved to preach ; nor did he apparently realize that comprehension was incompatible with a theocratic government, and that his success would have undermined the organization he was laboring to perfect. He thus committed the error of his life in undertaking to preach a religious reformation, without having the resolution to face a martyrdom. But when he saw his mistake, the way in which he retrieved himself showed a consummate knowledge of human nature and of the men with whom he had to deal. Nor did he ever forget the lesson. From that time forward he took care that no one should be able to pick a flaw in his orthodoxy ; and whatever he may have thought of much of the policy of his party, he was always ready to defend it without flinching.

Neither he nor Winthrop died too soon, for with the completion of the task of organization the work that suited them was finished, and they were unfit for that which remained to be done. An oligarchy, whose power rests on faith and not on force, can only exist by extirpating all who openly question their pretensions to preëminent sanctity ; and neither of these men belonged to the class of natural persecutors, — the one was too gentle, the other too liberal. An example will show better than much argument how little in accord

either really was with that spirit which, in the regular course of social development, had thenceforward to dominate over Massachusetts.

Captain Partridge had fought for the Parliament, and reached Boston at the beginning of the winter of 1645. He was arrested and examined as a heretic. The magistrates referred the case to Cotton, who reported that "he found him corrupt in judgment," but "had good hope to reclaim him."¹ An instant recantation was demanded ; it was of course refused, and, in spite of all remonstrance, the family was banished in the snow. Winthrop's sad words were : "But sure, the rule of hospitality to strangers, and of seeking to pluck out of the fire such as there may be hope of, . . . do seem to require more moderation and indulgence of human infirmity where there appears not obstinacy against the clear truth."²

But in the savage and bloody struggle that was now at hand there was no place for leaders capable of pity or remorse, and the theocracy found supremely gifted chieftains in John Norton and John Endicott.

Norton approaches the ideal of the sterner orders of the priesthood. A gentleman by birth and breeding, a ripe scholar, with a keen though polished wit, his sombre temper was deeply tinged with fanaticism. Unlike so many of his brethren, temporal concerns were to him of but little moment, for every passion of his gloomy soul was intensely concentrated on the warfare he believed himself waging with the fiend. Doubt

¹ Winthrop, ii. 251.

² Winthrop, ii. 251.

or compassion were impossible, for he was commissioned by the Lord. He was Christ's elected minister, and misbelievers were children of the devil whom it was his sacred duty to destroy. He knew by the Word of God that all save the orthodox were lost, and that heretics not only perished, but were the hirelings of Satan, who tempted the innocent to their doom; he therefore hated and feared them more than robbers or murderers. Words seemed to fail him when he tried to express his horror: "The face of death, the King of Terrors, the living man by instinct turneth his face from. An unusual shape, a satanical phantasm, a ghost, or apparition, affrights the disciples. But the face of heresie is of a more horrid aspect than all . . . put together, as arguing some signal inlargement of the power of darkness as being diabolical, prodigious, portentous."¹ By nature, moreover, he had in their fullest measure the three attributes of a preacher of a persecution,—eloquence, resolution, and a heart callous to human suffering. To this formidable churchman was joined a no less formidable magistrate.

No figure in our early history looms out of the past like Endicott's. The harsh face still looks down from under the black skull-cap; the gray moustache and pointed beard shading the determined mouth, but throwing into relief the lines of the massive jaw. He is almost heroic in his ferocious bigotry and daring,—a perfect champion of the church.

The grim Puritan soldier is almost visible as, stand-

¹ *Heart of New Eng. Rent*, p. 46.

ing at the head of his men, he tears the red cross from the flag, and defies the power of England ; or, in that tremendous moment, when the people were hanging breathless on the fate of Christison, when insurrection seemed bursting out beneath his feet, and his judges shrunk aghast before the peril, we yet hear the savage old man furiously strike the table, and, thanking God that he at least dares to do his duty, we see him rise alone before that threatening multitude to condemn the heretic to death.

CHAPTER IV.

THE ANABAPTISTS.

THE Rev. Thomas Shepard, pastor of Charlestown, was such an example, "in word, in conversation, in civility, in spirit, in faith, in purity, that he did let no man despise his youth;"¹ and yet, preaching an election sermon before the governor and magistrates, he told them that "anabaptisme . . . hath ever been looke at by the godly leaders of this people as a scab."² While the Rev. Samuel Willard, president of Harvard, declared that "such a rough thing as a New England Anabaptist is not to be handled over tenderly."³

So early as 1644, therefore, the General Court "Ordered and agreed, y^t if any pson or psons wthin y^e iurisdiction shall eith^r openly condemne or oppose y^e baptiz^g of infants, or go about secretly to seduce oth^{rs} fro^m y^e app'bation or use thereof, or shall purposely depart y^e congregation at y^e administration of y^e ordinance, . . . and shall appear to y^e Co't willfully and obstinately to continue therein after due time and meanes of conviction, every such pson or psons shall be sentenced to banishm^t."⁴

The legislation, however, was unpopular, for Win-

¹ *Magnalia*, bk. 4, ch. ix. § 6.

² *Eye Salve*, p. 24.

³ *Ne Sutor*, p. 10.

⁴ *Mass. Rec.* ii. 85. 13 November, 1644.

throp relates that in October, 1645, divers merchants and others petitioned to have the act repealed, because of the offense taken thereat by the godly in England, and the court seemed inclined to accede, "but many of the elders . . . entreated that the law might continue still in force, and the execution of it not suspended, though they disliked not that all lenity and patience should be used for convincing and reclaiming such erroneous persons. Whereupon the court refused to make any further order."¹ And Edward Winslow assured Parliament in 1646, when sent to England to represent the colony, that, some mitigation being desired, "it was answered in my hearing. 'T is true we have a severe law, but wee never did or will execute the rigor of it upon any. . . . But the reason wherefore wee are loath either to repeale or alter the law is, because wee would have it . . . to beare witnesse against their judgment, . . . which we conceive . . . to bee erroneous."²

Unquestionably, at that time no one had been banished; but in 1644 "one Painter, for refusing to let his child be baptized, . . . was brought before the court, where he declared their baptism to be anti-Christian. He was sentenced to be whipped, which he bore without flinching, and boasted that God had assisted him."³ Nor was his a solitary instance of severity. Yet, notwithstanding the scorn and hatred which the orthodox divines felt for these sectaries,

¹ Winthrop, ii. 251. ² *Hypocrisie Unmasked*, 101.

³ Hutch. *Hist.* i. 208, note.

many very eminent Puritans fell into the errors of that persuasion. Roger Williams was a Baptist, and Henry Dunster, for the same heresy, was removed from the presidency of Harvard, and found it prudent to end his days within the Plymouth jurisdiction. Even that great champion of infant baptism, Jonathan Mitchell, when thrown into intimate relations with Dunster, had doubts.

“That day . . . after I came from him I had a strange experience ; I found hurrying and pressing suggestions against Pædobaptism, and injected scruples and thoughts whether the other way might not be right, and infant baptism an invention of men ; and whether I might with good conscience baptize children and the like. And these thoughts were darted in with some impression, and left a strange confusion and sickliness upon my spirit. Yet, methought, it was not hard to discern that they were from the *Evil One* ; . . . And it made me fearful to go needlessly to Mr. D.; for methought I found a venom and poison in his insinuations and discourses against Pædobaptism.”¹

Henry Dunster was an uncommon man. Famed for piety in an age of fanaticism, learned, modest, and brave, by the unremitting toil of thirteen years he raised Harvard from a school to the position which it has since held ; and though very poor, and starving on a wretched and ill-paid pittance, he gave his beloved college one hundred acres of land at the mo-

¹ *Magnalia*, bk. 4, ch. iv. § 10.

ment of its sorest need.¹ Yet he was a criminal, for he would not baptize infants, and he met with the "lenity and patience" which the elders were not unwilling should be used toward the erring.

He was indicted and convicted of disturbing church ordinances, and deprived of his office in October, 1654. He asked for leave to stay in the house he had built for a few months, and his petition in November ought to be read to understand how heretics were made to suffer:—

"1st. The time of the year is unseasonable, being now very near the shortest day, and the depth of winter.

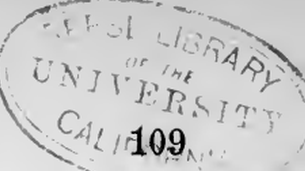
"2d. The place unto which I go is unknown to me and my family, and the ways and means of subsistence. . . .

"3d. The place from which I go hath fire, fuel, and all provisions for man and beast, laid in for the winter. . . . The house I have builded upon very damageable conditions to myself, out of love for the college, taking country pay in lieu of bills of exchange on England, or the house would not have been built. . . .

"4th. The persons, all beside myself, are women and children, on whom little help, now their minds lie under the actual stroke of affliction and grief. My wife is sick, and my youngest child extremely so, and hath been for months, so that we dare not carry him out of doors, yet much worse now than before. . . . Myself will willingly bow my neck to any yoke of per-

¹ Quincy's *History of Harvard*, i. 15.

THE ANABAPTISTS.



sonal denial, for I know for what and for whom, by grace I suffer.”¹

He had before asked Winthrop to cause the government to pay him what it owed, and he ended his prayer in these words: “Considering the poverty of the country, I am willing to descend to the lowest step; and if nothing can comfortably be allowed, I sit still appeased; desiring nothing more than to supply me and mine with food and raiment.”² He received that mercy which the church has ever shown to those who wander from her fold; he was given till March, and then, with dues unpaid, was driven forth a broken man, to die in poverty and neglect.

But Jonathan Mitchell, pondering deeply upon the wages he saw paid at his very hearthstone, to the sin of his miserable old friend, snatched his own soul from Satan’s jaws. And thenceforward his path lay in pleasant places, and he prospered exceedingly in the world, so that “of extream lean he grew extream fat; and at last, in an extream hot season, a fever arrested him, just after he had been preaching. . . . Wonderful were the lamentations which this deplorable death fill’d the churches of New England withal. . . . Yea . . . all New England shook when that pillar fell to the ground.”³

Notwithstanding, therefore, clerical promises of gentleness, Massachusetts was not a comfortable place of residence for Baptists, who, for the most part, went to

¹ *History of Harvard*, i. 18.

² *Idem*, i. 20.

³ *Magnalia*, bk. 4, ch. iv. § 16.

Rhode Island ; and John Clark¹ became the pastor of the church which they formed at Newport about 1644. He had been born about 1610, and had been educated in London as a physician. In 1637 he landed at Boston, where he seems to have become embroiled in the Antinomian controversy ; at all events, he fared so ill that, with several others, he left Massachusetts ‘resolving, through the help of Christ, to get clear of all [chartered companies] and be of ourselves.’ In the course of their wanderings they fell in with Williams, and settled near him.

Clark was perhaps the most prominent man in the Plantations, filled many public offices, and was the commissioner who afterward secured for the colony the famous charter that served as the State Constitution till 1842.

Obediah Holmes, who succeeded him as Baptist minister of Newport, is less well known. He was educated at Oxford, and when he emigrated he settled at Salem ; from thence he went to Seaconk, where he joined the church under Mr. Newman. Here he soon fell into trouble for resisting what he maintained was an “unrighteous act” of his pastor’s ; in consequence he and several more renounced the communion, and began to worship by themselves ; they were baptized and thereafter they were excommunicated ; the inevitable indictment followed, and they, too, took refuge in Rhode Island.²

¹ For sketch of Clark’s life see Allen’s *Biographical Dictionary*

² Holmes’s Narrative, Backus, i. 213.

William Witter¹ of Lynn was an aged Baptist, who had already been prosecuted, but, in 1651, being blind and infirm, he asked the Newport church to send some of the brethren to him, to administer the communion, for he found himself alone in Massachusetts.² Accordingly Clark undertook the mission, with Obediah Holmes and John Crandall.

They reached Lynn on Saturday, July 19, 1651, and on Sunday stayed within doors in order not to disturb the congregation. A few friends were present, and Clark was in the midst of a sermon, when the house was entered by two constables with a warrant signed by Robert Bridges, commanding them to arrest certain "erroneous persons being strangers." The travellers were at once seized and carried to the tavern, and after dinner they were told that they must go to church.

Gorton, like many another, had to go through this ordeal, and he speaks of his Sundays with much feeling: "Only some part of those dayes they brought us forth into their congregations, to hear their sermons . . . which was meat to be digested, but only by the heart or stomacke of an ostrich."³

The unfortunate Baptists remonstrated, saying that were they forced into the meeting-house, they should be obliged to dissent from the service, but this, the constable said, was nothing to him, and so he carried

¹ For the following events, see "*Ill Newes from New England*," *Mass. Hist. Coll.* fourth series, vol. ii.

² Backus, i. 215.

³ *Simplicite's Defence*, p. 57.

them away. On entering, during the prayer, the prisoners took off their hats, but presently put them on again and began reading in their seats. Whereupon Bridges ordered the officers to uncover their heads, which was done, and the service was then quietly finished. When all was over, Clark asked leave to speak, which, after some hesitation, was granted, on condition he would not discuss what he had heard. He began to explain how he had put on his hat because he could not judge that they were gathered according to the visible order of the Lord ; but here he was silenced, and the three were committed to custody for the night. On Tuesday they were taken to Boston, and on the 31st were brought before Governor Endicott. Their trial was of the kind reserved by priests for heretics. No jury was impanelled, no indictment was read, no evidence was heard, but the prisoners were reviled by the bench as Anabaptists, and when they repudiated the name were asked if they did not deny infant baptism. The theological argument which followed was cut short by a recommitment to await sentence.

That afternoon John Cotton exhorted the judges from the pulpit. He expounded the law, and commanded them to do their duty ; he told them that the rejection of infant baptism would overthrow the church ; that this was a capital crime, and therefore the captives were "foul murtherers."¹ Thus inspired, the court came in toward evening.

¹ *Ill Newes*, p. 56.

The record recites a number of misdemeanors, such as wearing the hat in church, administering the communion to the excommunicated, and the like, but no attempt was made to prove a single charge.¹ The reason is obvious: the only penalty provided by statute for the offence of being a Baptist was banishment, hence the only legal course would have been to dismiss the accused. Endicott condemned them to fines of twenty, thirty, and five pounds, respectively, or to be whipped. Clark understood his position perfectly, and from the first had demanded to be shown the law under which he was being tried. He now, after sentence, renewed the request. Endicott well knew that in acting as the mouthpiece of the clergy he was violating alike justice, his oath of office, and his honor as a judge; and, being goaded to fury, he broke out: You have deserved death; I will not have such trash brought into our jurisdiction.² Holmes tells the rest: "As I went from the bar, I exprest myself in these words,— I blesse God I am counted worthy to suffer for the name of Jesus; whereupon John Wilson (their pastor, as they call him) strook me before the judgement seat, and cursed me, saying, The curse of God . . . goe with thee; so we were carried to the prison."³

All the convicts maintained that their liberty as English subjects had been violated, and they refused to pay their fines. Clark's friends, however, alarmed for his safety, settled his for him, and he was discharged.

¹ *Ill Newes*, pp. 31-44.

² *Idem*, p. 33.

³ *Idem*, p. 47.

Crandall was admitted to bail, but being misinformed as to the time of surrender, he did not appear, his bond was forfeited, and on his return to Boston he found himself free.

Thus Holmes was left to face his punishment alone. Actuated apparently by a deep sense of duty toward himself and his God, he refused the help of friends, and steadfastly awaited his fate. As he lay in prison he suffered keenly as he thought of his birth and breeding, his name, his worldly credit, and the humiliation which must come to his wife and children from his public shame; then, too, he began to fear lest he might not be able to bear the lash, might flinch or shed tears, and bring contempt on himself and his religion. Yet when the morning came he was calm and resolute; refusing food and drink, that he might not be said to be sustained by liquor, he betook himself to prayer, and when his keeper called him, with his Bible in his hand, he walked cheerfully to the post. He would have spoken a few words, but the magistrate ordered the executioner to do his office quickly, for this fellow would delude the people; then he was seized and stripped, and as he cried, "Lord, lay not this sin unto their charge," he received the first blow.¹

They gave him thirty lashes with a three-thonged whip, of such horrible severity that it was many days before he could endure to have his lacerated body touch the bed, and he rested propped upon his hands and knees.² Yet, in spite of his torture, he stood firm

¹ *Ill Newes*, pp. 48, 56.

² Backus, i. 237, note. MS. of Gov. Jos. Jencks.

and calm, showing neither pain nor fear, breaking out at intervals into praise to God; and his dignity and courage so impressed the people that, in spite of the danger, numbers flocked about him when he was set free, in sympathy and admiration. John Spur, being inwardly affected by what he saw and heard, took him by the hand, and, with a joyful countenance, said: "Praised be the Lord," and so went back with him. That same day Spur was arrested, charged with the crime of succoring a heretic. Then said the undaunted Spur: "Obediah Holmes I do look upon as a godly man: and do affirm that he carried himself as did become a Christian, under so sad an affliction." "We will deal with you as we have dealt with him," said Endicott. "I am in the hands of God," answered Spur; and then his keeper took him to his prison.¹

Perhaps no persecutor ever lived who was actuated by a single motive: Saint Dominic probably had some trace of worldliness; Henry VIII. some touch of bigotry; and this was preëminently true of the Massachusetts elders. Doubtless there were among them men like Norton, whose fanaticism was so fierce that they would have destroyed the heretic like the wild beast, as a child of the devil, and an abomination to God. But with the majority worldly motives predominated: they were always protesting that they did not constrain men's consciences, but only enforced orderly living. Increase Mather declared: in "the same church there have been Presbyterians, Independents, Epis-

¹ *Ill Newes*, p. 57.

copilians, and Antipædobaptists, all welcome to the same table of the Lord when they have manifested to the judgment of Christian charity a work of regeneration in their souls.”¹ And Winslow solemnly assured Parliament, “Nay, some in our churches” are “of that judgment, and as long as they [Baptists] carry themselves peaceably as hitherto they doe, wee will leave them to God.”²

Such statements, although intended to convey a false impression, contained this much truth: provided a man conformed to all the regulations of the church, paid his taxes, and held his tongue, he would not, in ordinary circumstances, have been molested under the Puritan Commonwealth. But the moment he refused implicit obedience, or, above all, if he withdrew from his congregation, he was shown no mercy, because such acts tended to shake the temporal power. John Wilson, pastor of Boston, was a good example of the average of his order. On his death-bed he was asked to declare what he thought to be the worst sins of the country. “‘I have long feared several sins, whereof one,’ he said, ‘was Corahism: that is, when people rise up as Corah against their ministers, as if they took too much upon them, when indeed they do but rule for Christ, and according to Christ.’”³ Permeated with this love of power, and possessed of a superb organization, the clergy never failed to act on public

¹ *Vindication of New Eng.* p. 19.

² *Hypocrisie Unmasked*, p. 101. A. D. 1646.

³ *Magnalia*, bk. 3, ch. iii. § 17.

opinion with decisive effect whenever they saw their worldly interests endangered. Childe has described the attack which overwhelmed him, and Gorton gives a striking account of their process of inciting a crusade: —

“These things concluded to be heresies and blasphemies. . . . The ministers did zealously preach unto the people the great danger of such things, and the guilt such lay under that held them, stirring the people up to labour to find such persons out and to execute death upon them, making persons so execrable in the eyes of the people, whom they intimated should hold such things, yea some of them naming some of us in their pulpits, that the people that had not seen us thought us to be worse by far in any respect then those barbarous Indians are in the country. . . . Whereupon we heard a rumor that the Massachusets was sending out an army of men to cut us off.”¹

The persecution of the Baptists lays bare this selfish clerical policy. The theory of the suppression of heresy as a sacred duty breaks down when it is conceded that the heretic may be admitted to the orthodox communion without sin; therefore the motives for cruelty were sordid. The ministers felt instinctively that an open toleration would impair their power; not only because the congregations would divide, but because these sectaries listened to “John Russell the shoemaker.”² Obviously, were cobblers to usurp the sacerdotal functions, the superstitious reverence of the

¹ *Simplicite's Defence*, p. 32.

² *Ne Sutor*, p. 26.

people for the priestly office would not long endure: and it was his crime in upholding this sacrilegious practice which made the Rev. Thomas Cobbett cry out in his pulpit "against Gorton, that arch-heretick, who would have al men to be preachers."¹

Therefore, though Winslow solemnly protested before the Commissioners at London that Baptists who lived peaceably would be left unmolested, yet such of them as listened to "foul-murtherers"² were denounced by the divines as dangerous fanatics who threatened to overthrow the government, and were hunted through the country like wolves.

Thomas Gould was an esteemed citizen of Charlestown, but, unfortunately for himself, he had long felt doubt concerning infant baptism; so when, in 1655, a child was born to him, he "durst not" have it christened. "The elder pressed the church to lay me under admonition, which the church was backward to do. Afterward I went out at the sprinkling of children, which was a great trouble to some honest hearts, and they told me of it. But I told them I could not stay, for I lookt upon it as no ordinance of Christ. They told me that now I had made known my judgment I might stay. . . . So I stayed and sat down in my seat when they were at prayer and administering the service to infants. Then they dealt with me for my unreverent carriage."³ That is to

¹ *Simplicie's Defence*, p. 32. See *Ne Sutor*, p. 26.

² "Ill Newes," *Mass. Hist. Coll.* fourth series, vol. ii. p. 56.

³ Gould's *Narrative*, Backus, i. 364-366.

say, his pastor, Mr. Symmes, caused him to be admonished and excluded from the communion. In October, 1656, he was presented to the county court for "denying baptism to his child," convicted, admonished, and given till the next term to consider of his error; and gradually his position at Charlestown became so unpleasant that he went to church at Cambridge, which was a cause of fresh offence to Mr. Symmes.¹

From this time forward for several years, though no actual punishment seems to have been inflicted, Gould was subjected to perpetual annoyance, and was repeatedly summoned and admonished, both by the courts and the church, until at length he brought matters to a crisis by withdrawing, and with eight others forming a church, on May 28, 1665.

He thus tells his story: "We sought the Lord to direct us, and taking counsel of other friends who dwelt among us, who were able and godly, they gave us counsel to congregate ourselves together; and so we did, . . . to walk in the order of the gospel according to the rule of Christ, yet knowing it was a breach of the law of this country. . . . After we had been called into one or two courts, the church understanding that we were gathered into church order, they sent three messengers from the church to me, telling me the church required me to come before them the next Lord's day."² That Sunday he could not go,

¹ *History of Charlestown*, Frothingham, p. 164.

² Gould's Narrative, Backus, i. 369.

but he promised to attend on the one following ;¹ and his wife relates what was then done : “ The word was carried to the elder, that if they were alive and well they would come the next day, yet they were so hot upon it that they could not stay, but master Sims, when he was laying out the sins of these men, before he had propounded it to the church, to know their mind, the church having no liberty to speak, he wound it up in his discourse, and delivered them up to Satan, to the amazement of the people, that ever such an ordinance of Christ should be so abused, that many of the people went out; and these were the excommunicated persons.”² The sequence is complete: so long as Gould confined his heresy to pure speculation upon dogma he was little heeded; when he withheld his child from baptism and went out during the ceremony he was admonished, denied the sacrament, and treated as a social outcast; but when he separated, he was excommunicated and given to the magistrate to be crushed.

Passing from one tribunal to another the sectaries came before the General Court in October, 1665: such as were freemen were disfranchised, and all were sentenced, upon conviction before a single magistrate of continued schism, to be imprisoned until further order.³ The following April they were fined four pounds and put in confinement, where they lay till

¹ Gould’s Narrative, Backus, i. 371.

² Mrs. Gould’s Answer, Backus, i. 384.

³ *Mass. Rec.* vol. iv. pt. 2, p. 291.

the 11th of September, when the legislature, after a hearing, ordered them to be discharged upon payment of fines and costs.¹

How many Baptists were prosecuted, and what they suffered, is not known, as only an imperfect record remains of the fortunes of even the leaders of the movement; this much, however, is certain, they not only continued contumacious, but persecution added to their numbers. So at length the clergy decided to try what effect a public refutation of these heretics would have on popular opinion. Accordingly the governor and council, actuated by "Christian candor," ordered the Baptists to appear at the meeting-house, at nine o'clock in the morning, on the 14th of April, 1668; and six ministers were deputed to conduct the disputation.²

During the immolation of Dunster the Rev. Mr. Mitchell had made up his mind that he "would have an argument able to remove a mountain" before he would swerve from his orthodoxy; he had since confirmed his faith by preaching "more than half a score ungainsayable sermons" "in defence of this comfortable truth," and he was now prepared to maintain it against all comers. Accordingly this "worthy man was he who did most service in this disputation; whereof the effect was, that although the erring brethren, as is usual in such cases, made this their last answer to the arguments which had cast them into much confusion: 'Say what you will we will hold our

¹ *Mass. Rec.* vol. iv. pt. 2, p. 316.

² *Backus*, i. 375.

mind.' Yet others were happily established in the right ways of the Lord."¹

Such is the account of Cotton Mather: but the story of the Baptists presents a somewhat different view of the proceedings. "It is true there were seven elders appointed to discourse with them . . . and when they were met, there was a long speech made by one of them of what vile persons they were, and how they acted against the churches and government here, and stood condemned by the court. The others desiring liberty to speak, they would not suffer them, but told them they stood there as delinquents and ought not to have liberty to speak. . . . Two days were spent to little purpose; in the close, master Jonathan Mitchel pronounced that dreadful sentence against them in Deut. xvii. 8, to the end of the 12th, and this was the way they took to convince them, and you may see what a good effect it had."²

The sentence pronounced by Mitchell was this: "And the man that will do presumptuously, and will not hearken unto the priest that standeth to minister there before the Lord thy God, or unto the judge, even that man shall die: and thou shalt put away the evil from Israel."³

On the 27th of May, 1668, Gould, Turner, and Farnum, "obstinate & turbulent Annabaptists," were banished under pain of perpetual imprisonment.⁴ They

¹ *Magnalia*, bk. 4, ch. iv. § 10.

² Mrs. Gould's Answer, Backus, i. 384, 385.

³ *Deut.* xvii. 12. ⁴ *Mass. Rec.* vol. iv. pt. ii, pp. 373-375.

determined to stay and face their fate: afterward they wrote to the magistrates: —

HONOURED SIRS: . . . After the tenders of our service according to Christ, his command to your selves and the country, wee thought it our duty and concernment to present your honours with these few lines to put you in remembrance of our bonds: and this being the twelfth week of our imprisonment, wee should be glad if it might be thought to stand with the honour and safety of the country, and the present government thereof, to be now at liberty. For wee doe hereby seriously profess, that as farre as wee are sensible or know anything of our own hearts, wee do prefer their peace and safety above our own, however wee have been resented otherwise: and wherein wee differ in point of judgment wee humbly beeseach you, let there be a bearing with us, till god shal reveale otherwise to us; for there is a spirit in man and the inspiration of the Almighty giveth them understanding, therefore if wee are in the dark, wee dare not say that wee doe see or understand, till the Lord shall cleare things up to us. And to him wee can appeale to cleare up our innocency as touching the government, both in your civil and church affaires. That it never was in our hearts to thinke of doing the least wrong to either: but have and wee hope, by your assistance, shal alwaies indeavour to keepe a conscience void of offence towards god and men. And if it shal be thought meete to afforde us our liberty, that wee

may take that care, as becomes us, for our families, wee shal engage ourselves to be alwayes in a readines to resigne up our persons to your pleasure. Hoping your honours will be pleased seriously to consider our condition, wee shall commend both you and it to the wise disposing and blessing of the Almighty, and remaine your honours faithful servants in what we may.

THO : GOLD
WILL : TURNER
JOHN FARNUM.¹

Such were the men whom the clergy daily warned their congregations "would certainly undermine the churches, ruine order, destroy piety, and introduce prophaneness."² And when they appealed to their spotless lives and their patience under affliction, they were told "that the vilest hereticks and grossest blasphemers have resolutely and cheerfully (at least sullenly and boastingly) suffered as well as the people of God."³

The feeling of indignation and of sympathy was, notwithstanding, strong ; and in spite of the danger of succoring heretics, sixty-six inhabitants, among whom were some of the most respected citizens of Charlestown, petitioned the legislature for mercy : "They being aged and weakly men ; . . . the sense of this their . . . most deplorable and afflicted condition hath

¹ *Mass. Archives*, x. 220.

² *Ne Sutor*, p. 11.

³ *Ne Sutor*, p. 9.

sadly affected the hearts of many . . . Christians, and such as neither approve of their judgment or practice ; especially considering that the men are reputed godly, and of a blameless conversation. . . . We therefore most humbly beseech this honored court, in their Christian mercy and bowels of compassion, to pity and relieve these poor prisoners.”¹ On November 7, 1668, the petition was voted “scandalous & reproachful,” the two chief promoters were censured, admonished, and fined ten and five pounds respectively ; the others were made, under their own hands, to express their sorrow, “for giving the court such just ground of offence.”²

The shock was felt even in England. In March, 1669, thirteen of the most influential dissenting ministers wrote from London earnestly begging for moderation lest they should be made to suffer from retaliation ; but their remonstrance was disregarded.³ What followed is not exactly known ; the convicts would seem to have lain in jail about a year, and they are next mentioned in a letter to Clark written in November, 1670, in which he was told that Turner had been again arrested, but that Gould had eluded the officers, who were waiting for him in Boston ; and was on Noddle’s Island. Subsequently all were taken and treated with the extremest rigor ; for in June, 1672, Russell was so reduced that it was supposed he could not live, and he was reported to have died in prison.

¹ Backus, i. 380, 381.

² *Mass. Rec.* vol. iv. pt. 2, p. 413.

³ Backus, i. 395.

Six months before Gould and Turner had been thought past hope ; their sufferings had brought them all to the brink of the grave.¹ But relief was at hand ; the victory for freedom had been won by the blood of heretics, as devoted, as fearless, but even unhappier than they ; and the election of Leverett, in 1673, who was opposed to persecution, marks the moment when the hierarchy admitted their defeat. During his administration the sectaries usually met in private undisturbed ; and soon every energy of the theocracy became concentrated on the effort to repulse the ever contracting circle of enemies who encompassed it.

During the next few years events moved fast. In 1678 the ecclesiastical power was so shattered that the Baptists felt strong enough to build a church ; but the old despotic spirit lived even in the throes of death, and the legislature passed an act forbidding the erection of unlicensed meeting-houses under penalty of confiscation. Nevertheless it was finished, but on the Sunday on which it was to have been opened the marshal nailed the doors fast and posted notices forbidding all persons to enter, by order of the court. After a time the doors were broken open, and services were held ; a number of the congregation were summoned before the court, admonished, and forbidden to meet in any public place ;² but the handwriting was now glowing on the wall, priestly threats had lost their terror ; the order was disregarded ; and now for al-

¹ Backus, i. 398-404, 405.

² June 11, 1680. *Mass. Rec.* v. 271.

most two hundred years Massachusetts has been foremost in defending the equal rights of men before the law.

The old world was passing away, a new era was opening, and a few words are due to that singular aristocracy which so long ruled New England. For two centuries Increase Mather has been extolled as an eminent example of the abilities and virtues which then adorned his order. In 1681, when all was over, he published a solemn statement of the attitude the clergy had held toward the Baptists, and from his words posterity may judge of their standard of morality and of truth.

“ The Annabaptists in New England have in their narrative lately published, endeavoured to . . . make themselves the innocent persons and the Lord’s servants here no better than persecutors. . . . I have been a poor labourer in the Lord’s Vineyard in this place upward of twenty years; and it is more than I know, if in all that time, any of those that scruple infant baptism, have met with molestation from the magistrate merely on account of their opinion.”¹

¹ Preface to *Ne Sutor.*

CHAPTER V.

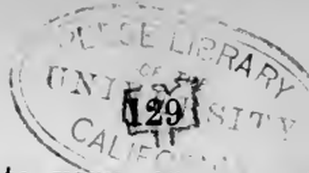
THE QUAKERS.

THE lower the organism, the less would seem to be the capacity for physical adaptation to changed conditions of life; the jelly-fish dies in the aquarium, the dog has wandered throughout the world with his master. The same principle apparently holds true in the evolution of the intellect; for while the oyster lacks consciousness, the bee modifies the structure of its comb, and the swallow of her nest, to suit unforeseen contingencies, while the dog, the horse, and the elephant are capable of a high degree of education.¹

Applying this law to man, it will be found to be a fact that, whereas the barbarian is most tenacious of custom, the European can adopt new fashions with comparative ease. The obvious inference is, that in proportion as the brain is feeble it is incapable of the effort of origination; therefore, savages are the slaves of routine. Probably a stronger nervous system, or a peculiarity of environment, or both combined, served to excite impatience with their surroundings among the more favored races, from whence came a desire for innovation. And the mental flexibility thus slowly developed has passed by inheritance, and has been

¹ *Menial Evolution in Animals*, Romanes, Am. ed. pp. 203-210.

THE QUAKERS.



strengthened by use, until the tendency to vary, or think independently, has become an irrepressible instinct among some modern nations. Conservatism is the converse of variation, and as it springs from mental inertia it is always a progressively salient characteristic of each group in the descending scale. The Spaniard is less mutable than the Englishman, the Hindoo than the Spaniard, the Hottentot than the Hindoo, and the ape than the Hottentot. Therefore, a power whose existence depends upon the fixity of custom must be inimical to progress, but the authority of a sacred caste is altogether based upon an unreasoning reverence for tradition,—in short, on superstition; and as free inquiry is fatal to a belief in those fables which awed the childhood of the race, it has followed that established priesthoods have been almost uniformly the most conservative of social forces, and that clergymen have seldom failed to slay their variable brethren when opportunity has offered. History teems with such slaughters, some of the most instructive of which are related in the Old Testament, whose code of morals is purely theological.

Though there may be some question as to the strict veracity of the author of the Book of Kings, yet, as he was evidently a thorough churchman, there can be no doubt that he has faithfully preserved the traditions of the hierarchy; his chronicle therefore presents, as it were, a perfect mirror, wherein are reflected the workings of the ecclesiastical mind through many generations. According to his account, the theocracy only

triumphed after a long and doubtful struggle. Samuel must have been an exceptionally able man, for, though he failed to control Saul, it was through his intrigues that David was enthroned, who was profoundly orthodox; yet Solomon lapsed again into heresy, and Jeroboam added to schism the even blacker crime of making "priests of the lowest of the people, which were not of the sons of Levi,"¹ and in consequence he has come down to posterity as the man who made Israel to sin. Ahab married Jezebel, who introduced the worship of Baal, and gave the support of government to a rival church. She therefore roused a hate which has made her immortal; but it was not until the reign of her son Jehoram that Elisha apparently felt strong enough to execute a plot he had made with one of the generals to precipitate a revolution, in which the whole of the house of Ahab should be murdered and the heretics exterminated. The awful story is told with wonderful power in the Bible.

"And Elisha the prophet called one of the children of the prophets, and said unto him, Gird up thy loins, and take this box of oil in thine hand, and go to Ramoth-gilead: and when thou comest thither, look out there Jehu, . . . and make him arise up . . . and carry him to an inner chamber; then take the box of oil, and pour it on his head, and say, Thus saith the Lord, I have anointed thee king over Israel. . . .

"So the young man . . . went to Ramoth-gilead.

¹ *1 Kings* xii. 31.

... And he said, I have an errand to thee, O captain. . . .

“ And he arose, and went into the house ; and he poured the oil on his head, and said unto him, Thus saith the Lord God of Israel, I have anointed thee king over the people of the Lord, even over Israel.

“ And thou shalt smite the house of Ahab thy master, that I may avenge the blood of my servants the prophets. . . .

“ For the whole house of Ahab shall perish : . . . and I will make the house of Ahab like the house of Jeroboam the son of Nebat, . . . and the dogs shall eat Jezebel. . . .

“ Then Jehu came forth to the servants of his lord : . . . And he said, Thus spake he to me, saying, Thus saith the Lord, I have anointed thee king over Israel.

“ Then they hasted, . . . and blew with trumpets, saying, Jehu is king. So Jehu . . . conspired against Joram. . . .

“ But king Joram was returned to be healed in Jezreel of the wounds which the Syrians had given him, when he fought with Hazael king of Syria. . . .

“ So Jehu rode in a chariot, and went to Jezreel ; for Joram lay there. . . .

“ And Joram . . . went out . . . in his chariot, . . . against Jehu. . . . And it came to pass, when Joram saw Jehu, that he said, Is it peace, Jehu ? And he answered, What peace, so long as the whoredoms of thy mother Jezebel and her witchcrafts are so many ?

“ And Joram turned his hands, and fled, and said to Ahaziah, There is treachery, O Ahaziah.

“ And Jehu drew a bow with his full strength, and smote Jehoram between his arms, and the arrow went out at his heart, and he sunk down in his chariot. . . .

“ But when Ahaziah the king of Judah saw this, he fled by the way of the garden house. And Jehu followed after him, and said, Smite him also in the chariot. And they did so. . . .

“ And when Jehu was come to Jezreel, Jezebel heard of it; and she painted her face, and tired her head, and looked out at a window.

“ And as Jehu entered in at the gate, she said, Had Zimri peace, who slew his master? . . .

“ And he said, Throw her down. So they threw her down: and some of her blood was sprinkled on the wall, and on the horses: and he trod her under foot. . . .

“ And Ahab had seventy sons in Samaria. And Jehu wrote letters, . . . to the elders, and to them that brought up Ahab’s children, saying, . . . If ye be mine, . . . take ye the heads of . . . your master’s sons, and come to me to Jezreel by to-morrow this time. . . . And it came to pass, when the letter came to them, that they took the king’s sons, and slew seventy persons, and put their heads in baskets, and sent him them to Jezreel. . . .

“ And he said, Lay ye them in two heaps at the entering in of the gate until the morning. . . .

“ So Jehu slew all that remained of the house of

Ahab in Jezreel, and all his great men, and his kins-folks, and his priests, until he left him none remaining.

“ And he arose and departed, and came to Samaria. And as he was at the shearing house in the way, Jehu met with the brethren of Ahaziah king of Judah. . . .

“ And he said, Take them alive. And they took them alive, and slew them at the pit of the shearing house, even two and forty men ; neither left he any of them. . . .

“ And when he came to Samaria, he slew all that remained unto Ahab in Samaria, till he had destroyed him, according to the saying of the Lord, which he spake to Elijah.

“ And Jehu gathered all the people together, and said unto them, Ahab served Baal a little ; but Jehu shall serve him much. Now therefore call unto me all the prophets of Baal, all his servants, and all his priests ; let none be wanting : for I have a great sacrifice to do to Baal ; whosoever shall be wanting, he shall not live. But Jehu did it in subtilty, to the intent that he might destroy the worshippers of Baal. . . .

“ And Jehu sent through all Israel : and all the worshippers of Baal came, so that there was not a man left that came not. And they came into the house of Baal ; and the house of Baal was full from one end to another. . . .

“ And it came to pass, as soon as he had made an end of offering the burnt offering, that Jehu said to the guard and to the captains, Go in, and slay them ;

let none come forth. And they smote them with the edge of the sword; and the guard and the captains cast them out. . . .

“Thus Jehu destroyed Baal out of Israel.”¹

Viewed from the standpoint of comparative history, the policy of theocratic Massachusetts toward the Quakers was the necessary consequence of antecedent causes, and is exactly parallel with the massacre of the house of Ahab by Elisha and Jehu. The power of a dominant priesthood depended on conformity, and the Quakers absolutely refused to conform; nor was this the blackest of their crimes: they believed that the Deity communicated directly with men, and that these revelations were the highest rule of conduct. Manifestly such a doctrine was revolutionary. The influence of all ecclesiastics must ultimately rest upon the popular belief that they are endowed with attributes which are denied to common men. The syllogism of the New England elders was this: all revelation is contained in the Bible; we alone, from our peculiar education, are capable of interpreting the meaning of the Scriptures: therefore we only can declare the will of God. But it was evident that, were the dogma of “the inner light” once accepted, this reasoning must fall to the ground, and the authority of the ministry be overthrown. Necessarily those who held so subversive a doctrine would be pursued with greater hate than less harmful heretics, and thus contemplating the situation there is no difficulty in understanding why the Rev. John Wilson, pastor of

¹ 2 Kings ix., x.

Boston, should have vociferated in his pulpit, that "he would carry fire in one hand and faggots in the other, to burn all the Quakers in the world ;"¹ why the Rev. John Higginson should have denounced the "inner light" as "a stinking vapour from hell ;"² why the astute Norton should have taught that "the justice of God was the devil's armour ;"³ and why Endicott sternly warned the first comers, "Take heed you break not our ecclesiastical laws, for then ye are sure to stretch by a halter."⁴

Nevertheless, this view has not commended itself to those learned clergymen who have been the chief historians of the Puritan commonwealth. They have, on the contrary, steadily maintained that the sectaries were the persecutors, since the company had exclusive ownership of the soil, and acted in self-defence.

The case of Roger Williams is thus summed up by Dr. Dexter: "In all strictness and honesty he persecuted them — not they him ; just as the modern 'Come-outer,' who persistently intrudes his bad manners and pestering presence upon some private company, making himself, upon pretence of conscience, a nuisance there ; is — if sane — the persecutor, rather than the man who forcibly assists, as well as courteously requires, his desired departure."⁵

¹ *New England Judged*, ed. 1703, p. 124.

² *Truth and Innocency Defended*, ed. 1703, p. 80.

³ *New England Judged*, ed. 1703, p. 9.

⁴ *Idem*, p. 9.

⁵ *As to Roger Williams*, p. 90.

Dr. Ellis makes a similar argument regarding the Quakers: "It might appear as if good manners, and generosity and magnanimity of spirit, would have kept the Quakers away. Certainly, by every rule of right and reason, they ought to have kept away. They had no rights or business here. . . . Most clearly they courted persecution, suffering, and death; and, as the magistrates affirmed, 'they rushed upon the sword.' Those magistrates never intended them harm, . . . except as they believed that all their successive measures and sharper penalties were positively necessary to secure their jurisdiction from the wildest lawlessness and absolute anarchy."¹ His conclusion is: "It is to be as frankly and positively affirmed that their Quaker tormentors were the aggressive party; that they wantonly initiated the strife, and with a dogged pertinacity persisted in outrages which drove the authorities almost to frenzy. . . ."²

The proposition that the Congregationalists owned the territory granted by the charter of Charles I. as though it were a private estate, has been considered in an earlier chapter; and if the legal views there advanced are sound, it is incontrovertible, that all peaceful British subjects had a right to dwell in Massachusetts, provided they did not infringe the monopoly in trade. The only remaining question, therefore, is whether the Quakers were peaceful. Dr. Ellis, Dr. Palfrey, and Dr. Dexter have carefully collected a certain number of cases of misconduct, with the view

¹ *Mass. and its Early History*, p. 110.

² *Idem*, p. 104.

of proving that the Friends were turbulent, and the government had reasonable grounds for apprehending such another outbreak as one which occurred a century before in Germany and is known as the Peasants' War. Before, however, it is possible to enter upon a consideration of the evidence intelligently, it is necessary to fix the chronological order of the leading events of the persecution.

The twenty-one years over which it extended may be conveniently divided into three periods, of which the first began in July, 1656, when Mary Fisher and Anne Austin came to Boston, and lasted till December, 1661, when Charles II. interfered by commanding Endicott to send those under arrest to England for trial. Hitherto John Norton had been preëminent, but in that same December he was appointed on a mission to London, and as he died soon after his return, his direct influence on affairs then probably ceased. He had been chiefly responsible for the hangings of 1659 and 1660, but under no circumstances could they have been continued, for after four heretics had perished, it was found impossible to execute Wenlock Christison, who had been condemned, because of popular indignation.

Nevertheless, the respite was brief. In June, 1662, the king, in a letter confirming the charter, excluded the Quakers from the general toleration which he demanded for other sects, and the old legislation was forthwith revived; only as it was found impossible to kill the schismatics openly, the inference, from what

occurred subsequently, is unavoidable, that the elders sought to attain their purpose by what their reverend historians call "a humaner policy,"¹ or, in plain English, by murdering them by flogging and starvation. Nor was the device new, for the same stratagem had already been resorted to by the East India Company, in Hindostan, before they were granted full criminal jurisdiction.²

The Vagabond Act was too well contrived for compassing such an end, to have been an accident, and portions of it strongly suggest the hand of Norton. It was passed in May, 1661, when it was becoming evident that hanging must be abandoned, and its provisions can only be explained on the supposition that it was the intention to make the infliction of death discretionary with each magistrate. It provided that any foreign Quaker, or any native upon a second conviction, might be ordered to receive an unlimited number of stripes. It is important also to observe that the whip was a two-handed implement, armed with lashes made of twisted and knotted cord or cat-gut.³ There can be no doubt, moreover, that sundry of the judgments afterward pronounced would have resulted fatally had the people permitted their execution. During the autumn following its enactment this statute was suspended, but it was revived in about ten months.

¹ *As to Roger Williams*, p. 134.

² *Mill's British India*, i. 48, note.

³ *New England Judged*, ed. 1703, p. 357, note.

Endicott's death in 1665 marks the close of the second epoch, and ten comparatively tranquil years followed. Bellingham's moderation may have been in part due to the interference of the royal commissioners, but a more potent reason was the popular disgust, which had become so strong that the penal laws could not be enforced.

A last effort was made to rekindle the dying flame in 1675, by fining constables who failed in their duty to break up Quaker meetings, and offering one third of the penalty to the informer. Magistrates were required to sentence those apprehended to the House of Correction, where they were to be kept three days on bread and water, and whipped.¹ Several suffered during this revival, the last of whom was Margaret Brewster. At the end of twenty-one years the policy of cruelty had become thoroughly discredited and a general toleration could no longer be postponed, but this great liberal triumph was only won by heroic courage and by the endurance of excruciating torments. Marmaduke Stevenson, William Robinson, Mary Dyer, and William Leddra were hanged, several were mutilated or branded, two at least are known to have died from starvation and whipping, and it is probable that others were killed whose fate cannot be traced. The number tortured under the Vagabond Act is unknown, nor can any estimate be made of the misery inflicted upon children by the ruin and exile of parents.

¹ *Mass. Rec.* v. 60.

The early Quakers were enthusiasts, and therefore occasionally spoke and acted extravagantly ; they also adopted some offensive customs, the most objectionable of which was wearing the hat ; all this is immaterial. The question at issue is not their social attractiveness, but the cause whose consequence was a virulent persecution. This can only be determined by an analysis of the evidence. If, upon an impartial review of the cases of outrage which have been collected, it shall appear probable that the conduct of the Friends was sufficiently violent to make it credible that the legislature spoke the truth, when it declared that “the prudence of this court was exercised onely in making provission to secure the peace & order heere established against theire attempts, whose designe (wee were well assured by our oun experjence, as well as by the example of theire predecessors in Munster) was to vndermine & ruine the same ;”¹ then the reverend historians of the theocracy must be considered to have established their proposition. But if, on the other hand, it shall seem apparent that the intense vindictiveness of this onslaught was due to the bigotry and greed of power of a despotic priesthood, who saw in the spread of independent thought a menace to the ascendancy of their order, then it must be held to be demonstrated that the clergy of New England acted in obedience to those natural laws, which have always regulated the conduct of mankind.

¹ *Mass. Rec.* vol. iv. pt. 1, p. 385.

CHRONOLOGY.

1656, July. First Quakers came to Boston.

1656, 14 Oct. First act against Quakers passed. Providing that ship-masters bringing Quakers should be fined £100. Quakers to be whipped and imprisoned till expelled. Importers of Quaker books to be fined. Any defending Quaker opinions to be fined, first offence, 40s. ; second, £4 ; third, banishment.

1657, 14 Oct. By a supplementary act ; Quakers returning after one conviction for first offence, for men, loss of one ear ; imprisonment till exile. Second offence, loss other ear, like imprisonment. For females ; first offence, whipping, imprisonment. Second offence, idem. Third offence, men and women alike ; tongue to be bored with a hot iron, imprisonment, exile.¹

1658. In this year Rev. John Norton actively exerted himself to secure more stringent legislation ; procured petition to that effect to be presented to court.

1658, 19 Oct. Enacted that undomiciled Quakers returning from banishment should be hanged. Domiciled Quakers upon conviction, refusing to apostatize, to be banished, under pain of death on return.²

Under this act the following persons were hanged :

1659, 27 Oct. Robinson and Stevenson hanged.

1660, 1 June. Mary Dyer hanged. (Previously condemned, reprieved, and executed for returning.)

1660-1661, 14 Mar. William Leddra hanged.

¹ *Mass. Rec.* vol. iv. pt. 1, p. 309.

² *Idem*, p. 346.

1661, June. Wenlock Christison condemned to death ; released.

1661, 22 May. Vagabond Act. Any person convicted before a county magistrate of being an undomiciled or vagabond Quaker to be stripped naked to the middle, tied to the cart's tail, and flogged from town to town to the border. Domiciled Quakers to be proceeded against under Act of 1658 to banishment, and then treated as vagabond Quakers. The death penalty was still preserved but not enforced.¹

1661, 9 Sept. King Charles II. wrote to Governor Endicott directing the cessation of corporal punishment in regard to Quakers, and ordering the accused to be sent to England for trial.

1661, 27 Nov. Vagabond Act suspended.

1662, 28 June. The company's agents, Bradstreet and Norton, received from the king his letter of pardon, etc., wherein, however, Quakers are excepted from the demand made for religious toleration.

1662, 8 Oct. Encouraged by the above letter the Vagabond law revived.

1664-5, 15 March. Death of John Endicott. Bellingham governor. Commissioners interfere on behalf of Quakers in May. The persecution subsides.

1672, 3 Nov. Persecution revived by passage of law punishing persons found at Quaker meeting by fine or imprisonment and flogging. Also fining constables for neglect in making arrests and giving one third the fine to informers.²

¹ *Mass. Rec.* vol. iv. pt. 2, p. 3.

² *Mass. Rec.* v. 60.

1677, Aug. 9. Margaret Brewster whipped for entering the Old South in sackcloth.

TURBULENT QUAKERS.

1656, Mary Prince.	1662, Deborah Wilson.
1658, Sarah Gibbons.	1663, Thomas Newhouse.
“ Dorothy Waugh.	“ Edward Wharton.
1660, John Smith.	1664, Hannah Wright. ¹
1661, Katherine Chatham.	“ Mary Tomkins.
“ George Wilson.	1665, Lydia Wardwell.
1662, Elizabeth Hooton.	1677, Margaret Brewster.

“ It was in the month called July, of this present year [1656] when Mary Fisher and Ann Austin arrived in the road before Boston, before ever a law was made there against the Quakers; and yet they were very ill treated; for before they came ashore, the deputy governor, Richard Bellingham (the governor himself being out of town) sent officers aboard, who searched their trunks and chests, and took away the books they found there, which were about one hundred, and carried them ashore, after having commanded the said women to be kept prisoners aboard; and the said books were, by an order of the council, burnt in the market-place by the hangman. . . . And then they were shut up close prisoners, and command was given that none should come to them without leave; a fine of five pounds being laid on any that should otherwise come at, or speak with them, tho' but at the window. Their pens, ink, and paper were

¹ Uncertain.

taken from them, and they not suffered to have any candle-light in the night season; nay, what is more, they were stript naked, under pretence to know whether they were witches [a true touch of sacerdotal malignity] tho' in searching no token was found upon them but of innocence. / And in this search they were so barbarously misused that modesty forbids to mention it: / And that none might have communication with them a board was nailed up before the window of the jail. And seeing they were not provided with victuals, Nicholas Upshal, one who had lived long in Boston, and was a member of the church there, was so concerned about it, (liberty being denied to send them provision) that he purchas'd it of the jailor at the rate of five shillings a week, lest they should have starved. And after having been about five weeks prisoners, William Chichester, master of a vessel, was bound in one hundred pound bond to carry them back, and not suffer any to speak with them, after they were put on board; and the jailor kept their beds . . . and their Bible, for his fees.”¹

Endicott was much dissatisfied with the forbearance of Bellingham, and declared that had he “been there . . . he would have had them well whipp'd.”² No exertion was spared, nevertheless, to get some hold upon them, the elders examining them as to matters of faith, with a view to ensnare them as heretics. In this, however, they were foiled.

¹ Sewel, p. 160.

² *New England Judged*, ed. 1703, p. 10.

On the authority of Hutchinson, Dr. Dexter¹ and Dr. Palfrey complain² that Mary Prince reviled two of the ministers, who "with much moderation and tenderness endeavored to convince her of her errors."³ A visitation of the clergy was a form of torment from which even the boldest recoiled; Vane, Gorton, Childe, and Anne Hutchinson quailed under it, and though the Quakers abundantly proved that they could bear stripes with patience, they could not endure this. She called them "Baal's priests, the seed of the serpent." Dr. Ellis also speaks of "stinging objurgations screamed out . . . from between the bars of their prisons."⁴ He cites no cases, but he probably refers to the same woman who called to Endicott one Sunday on his way from church: "Woe unto thee, thou art an oppressor."⁵ If she said so she spoke the truth, for she was illegally imprisoned, was deprived of her property, and subjected to great hardship.

In October, 1656, the first of the repressive acts was passed, by which the "cursed" and "blasphemous" intruders were condemned to be "committed to the house of correction, and at theire entrance to be seuerely whipt and by the master thereof to be kept constantly to worke, and none suffered to converse or speak wth them;"⁶ and any captain knowingly bringing them within the jurisdiction to be fined one hundred pounds, with imprisonment till payment.

¹ *As to Roger Williams*, p. 127. ² *Palfrey*, ii. 464.

³ *Hutch. Hist.* i. 181.

⁴ *Mem. Hist. of Boston*, i. 182.

⁵ *Hutch. Hist.* i. 181.

⁶ *Mass. Rec.* vol. iv. pt. 1, p. 278.

“ When this law was published at the door of the aforesigned Nicholas Upshall, the good old man, grieved in spirit, publickly testified against it; for which he was the next morning sent for to the General Court, where he told them that: ‘The execution of that law would be a forerunner of a judgment upon their country, and therefore in love and tenderness which he bare to the people and place, desired them to take heed, lest they were found fighters against God.’ For this, he, though one of their church-members, and of a blameless conversation, was fined £20 and £3 more for not coming to church, whence the sense of their wickedness had induced him to absent himself. They also banished him out of their jurisdiction, allowing him but one month for his departure, though in the winter season, and he a weakly ancient man: Endicott the governor, when applied to on his behalf for a mitigation of his fine, churlishly answered, ‘I will not bate him a groat.’ ”¹

Although, after the autumn of 1656, whippings, fines, and banishments became frequent, no case of misconduct is alleged until the 13th of the second month, 1658, when Sarah Gibbons and Dorothy Waugh broke two bottles in Mr. Norton’s church, after lecture, to testify to his emptiness;² both had previously been imprisoned and banished, but the ferocity with which Norton at that moment was forcing on the persecution was the probable incentive to the trespass. “ They were sent to the house of correction, where, after being kept three days without

¹ Besse, ii. 181.

² This charge is unproved.

any food, they were cruelly whipt, and kept three days longer without victuals, though they had offered to buy some, but were not suffered.”¹

In 1661 Katharine Chatham walked through Boston, in sackcloth. This was during the trial of Christison for his life, when the terror culminated, and hardly needs comment.

George Wilson is charged with having “rushed through the streets of Boston, shouting: ‘The Lord is coming with fire and sword!’”² The facts appear to be these: in 1661, just before Christison’s trial, he was arrested, without any apparent reason, and, as he was led to prison, he cried, that the Lord was coming with fire and sword to plead with Boston.³ At the general jail delivery⁴ in anticipation of the king’s order, he was liberated, but soon rearrested, “sentenced to be tied to the cart’s tail,” and flogged with so severe a whip that the Quakers wanted to buy it “to send to England for the novelty of the cruelty, but that was not permitted.”⁵

Elizabeth Hooton coming from England in 1661, with Joan Brooksup, “they were soon clapt up in prison, and, upon their discharge thence, being driven with the rest two days’ journey into the vast, howling wilderness, and there left . . . without necessary provisions.”⁶ They escaped to Barbadoes. “Upon

¹ Besse, ii. 184.

² *As to Roger Williams*, p. 133.

³ *New England Judged*, ed. 1703, p. 351.

⁴ *Mass. Rec.* vol. iv. pt. 2, p. 19. Order passed 28 May, 1661.

⁵ Besse, ii. 224.

⁶ Besse, ii. 228, 229.

their coming again to Boston, they were presently apprehended by a constable, an ignorant and furious zealot, who declared, ‘It was his delight, and he could rejoice in following the Quakers to their execution as much as ever.’” Wishing to return once more, she obtained a license from the king to buy a house in any plantation. Though about sixty, she was seized at Dover, where the Rev. Mr. Rayner was settled, put into the stocks, and imprisoned four days in the dead of winter, where she nearly perished from cold.¹ Afterward, at Cambridge, she exhorted the people to repentance in the streets,² and for this crime, which is cited as an outrage to Puritan decorum,³ she was once more apprehended and “imprisoned in a close, stinking dungeon, where there was nothing either to lie down or sit on, where she was kept two days and two nights without bread or water,” and then sentenced to be whipped through three towns. “At Cambridge she was tied to the whipping-post, and lashed with ten stripes with a three-stringed whip, with three knots at the end: At Watertown she was laid on with ten stripes more with rods of willow: At Dedham, in a cold frosty morning, they tortured her aged body with ten stripes more at a cart’s tail.” The peculiar atrocity of flogging from town to town lay in this: that the victim’s wounds became cold

¹ Besse, ii. 229.

² “Repentance! Repentance! A day of howling and sad lamentation is coming upon you all from the Lord.”

³ *As to Roger Williams*, p. 133.

between the times of punishment, and in winter sometimes frozen, which made the torture intolerably agonizing. Then, as hanging was impossible, other means were tried to make an end of her: "Thus miserably torn and beaten, they carried her a weary journey on horseback many miles into the wilderness, and toward night left her there among wolves, bears, and other wild beasts, who, though they did sometimes seize on living persons, were yet to her less cruel than the savage - professors of that country. When those who conveyed her thither left her, they said, 'They thought they should never see her more.'"¹

The intent to kill is obvious, and yet Elizabeth Hooton suffered less than many of those convicted and sentenced after public indignation had forced the theocracy to adopt what their reverend successors are pleased to call the "humaner policy" of the Vagabond Act.²

Any want of deference to a clergyman is sure to be given a prominent place in the annals of Massachusetts; and, accordingly, the breaking of bottles in church, which happened twice in twenty-one years, is never omitted.

In 1663 "John Liddal, and Thomas Newhouse, having been at meeting" (at Salem), "were apprehended and . . . sentenced to be whipt through three towns as vagabonds," which was accordingly done.

¹ Besse, ii. 229. See *New England Judged*, p. 413.

² *As to Roger Williams*, p. 134.

“ Not long after this, the aforesaid Thomas Newhouse was again whipt through the jurisdiction of Boston for testifying against the persecutors in their meeting-house there; at which time he, in a prophetick manner, having two glass bottles in his hands, threw them down, saying, ‘ so shall you be dashed in pieces.’ ”¹

The next turbulent Quaker is mentioned in this way by Dr. Dexter: “ Edward Wharton was ‘pressed in spirit’ to repair to Dover and proclaim ‘ Wo, vengeance, and the indignation of the Lord’ upon the court in session there.”² This happened in the summer of 1663, and long ere then he had seen and suffered the oppression that makes men mad. He was a peaceable and industrious inhabitant of Salem; in 1659 he had seen Robinson and Stevenson done to death, and, being deeply moved, he said, “ the guilt of [their] blood was so great that he could not bear it; ”³ he was taken from his home, given twenty lashes and fined twenty pounds; the next year, just at the time of Christison’s trial, he was again seized, led through the country like a notorious offender, and thrown into prison, “ where he was kept close, night and day, with William Leddra, sometimes in a very little room, little bigger than a saw-pit, having no liberty granted them.”

“ Being brought before their court, he again asked, ‘ What is the cause, and wherefore have I been

¹ Besse, ii. 232.

² *As to Roger Williams*, p. 133.

³ Besse, ii. 205.

fetcht from my habitation, where I was following my honest calling, and here laid up as an evil-doer?' They told him, that 'his hair was too long, and that he had disobeyed that commandment which saith, Honour thy father and mother.' He asked, 'Wherein?' 'In that you will not,' said they, 'put off your hat to magistrates.' Edward replied, 'I love and own all magistrates and rulers, who are for the punishment of evil doers, and for the praise of them that do well.'"¹

Then Rawson pronounced the sentence: "You are upon pain of death to depart this jurisdiction, it being the 11th of this instant March, by the one and twentieth of the same, on the pain of death. . . . 'Nay [said Wharton], I shall not go away; therefore be careful what you do.'"²

And he did not go, but was with Leddra when he died upon the tree. On the day Leddra suffered, Christison was brought before Endicott, and commanded to renounce his religion; but he answered: "Nay, I shall not change my religion, nor seek to save my life; . . . but if I lose my life for Christ's sake and the preaching of the gospel, I shall save it." They then sent him back to prison to await his doom. At the next court he was brought to the bar, where he demanded an appeal to England; but in the midst a letter was brought in from Wharton, signifying, "That whereas they had banished him on pain of death, yet he was at home in his own house at Salem,

¹ Besse, ii. 220.

² Besse, ii. 221.

and therefore proposing, ‘That they would take off their wicked sentence from him, that he might go about his occasions out of their jurisdiction.’ ”¹

Endicott was exasperated to frenzy, for he felt the ground crumbling beneath him; he put the fate of Christison to the vote, and failed to carry a condemnation. “The governor seeing this division, said, ‘I could find it in my heart to go home;’ being in such a rage, that he flung something furiously on the table. . . . Then the governor put the court to vote again; but this was done confusedly, which so incensed the governor that he stood up and said, ‘You that will not consent record it: I thank God I am not afraid to give judgment. . . . Wenlock Christison, hearken to your sentence: You must return unto the place from whence you came, and from thence to the place of execution, and there you must be hang’d until you are dead, dead, dead.’ ”² Thereafter Wharton invoked the wrath of God against the theocracy.

To none of the enormities committed during these years are the divines more keenly alive than to the crime of disturbing what they call “public Sabbath worship;”³ and since their language conveys the impression that such acts were not only very common, but also unprovoked, whereas the truth is that they were rare, it cannot fail to be instructive to relate the causes which led to the interruption of the ordination

¹ Besse, ii. 222, 223.

² Sewel, p. 279.

³ *As to Roger Williams*, p. 139.

of that Mr. Higginson, who called the “inner light” “a stinking vapour from hell.”¹

John and Margaret Smith were members of the Salem church, and John was a freeman. In 1658, Margaret became a Quaker, and though in feeble health, she was cast into prison, and endured the extremities of privation; her sufferings and her patience so wrought upon her husband that he too became a convert, and a few weeks before the ceremony wrote to Endicott:

“O governour, governour, do not think that my love to my wife is at all abated, because I sit still silent, and do not seek her . . . freedom, which if I did would not avail. . . . Upon examination of her, there being nothing justly laid to her charge, yet to fulfil your wills, it was determined, that she must have ten stripes in the open market place, it being very cold, the snow lying by the walls, and the wind blowing cold. . . . My love is much more increased to her, because I see your cruelty so much enlarged to her.”²

Yet, though laboring under such intense excitement, the only act of insubordination wherewith this man is charged was saying in a loud voice during the service, “What you are going about to set up, our God is pulling down.”³

Dr. Dexter also speaks with pathos of the youth of some of the criminals.

“Hannah Wright, a mere girl of less than fifteen summers, toiled . . . from Oyster Bay . . . to Boston,

¹ Ordained July 8, 1660. *Annals of Salem.*

² Besse, ii. 208, 209.

³ Hutch. *Hist.* i. 187.

that she might pipe in the ears of the court 'a warning in the name of the Lord.'"¹ This appears to have happened in 1664,² yet the name of Hannah Wright is recorded among those who were released in the general jail delivery in 1661,³ when she was only twelve; and her sister had been banished.⁴

But of all the scandals which have been dwelt on for two centuries with such unction, none have been made more notorious than certain extravagances committed by three women; and regarding them, the reasoning of Dr. Dexter should be read in full.

"The Quaker of the seventeenth century . . . was essentially a coarse, blustering, conceited, disagreeable, impudent fanatic; whose religion gained subjective comfort in exact proportion to the objective comfort of which it was able to deprive others; and which broke out into its choicest exhibitions in acts which were not only at that time in the nature of a public scandal and nuisance, but which even in the brightest light of this nineteenth century . . . would subject those who should be guilty of them to the immediate and stringent attention of the police court. The disturbance of public Sabbath worship, and the indecent exposure of the person — whether conscience be pleaded for them or not — are punished, and rightly punished, as crimes by every civilized government."⁵

¹ *As to Roger Williams*, p. 133.

² Besse, ii. 234. *New England Judged*, ed. 1703, p. 461.

³ Besse, ii. 224. ⁴ *New England Judged*, ed. 1703, p. 461.

⁵ *As to Roger Williams*, pp. 138, 139.

This paragraph undoubtedly refers to Mary Tomkins, who “on the First Day of the week at Oyster River, broke up the service of God’s house . . . the scene ending in deplorable confusion ;”¹ and to Lydia Wardwell and Deborah Wilson, who appeared in public naked.

Mary Tomkins and Alice Ambrose came to Massachusetts in 1662 ; landing at Dover, they began preaching at the inn, to which a number of people resorted. Mr. Rayner, hearing the news, hurried to the spot, and in much irritation asked them what they were doing there ? This led to an argument about the Trinity, and the authority of ministers, and at last the clergyman “in a rage flung away, calling to his people, at the window, to go from amongst them.”² Nothing was done at the moment, but toward winter the two came back from Maine, whither they had gone, and then Mr. Rayner saw his opportunity. He caused Richard Walden to prosecute them, and as the magistrate was ignorant of the technicalities of the law, the elder acted as clerk, and drew up for him the following warrant : —

To the Constables of Dover, Hampton, Salisbury, Newbury, Rowley, Ipswich, Wenham, Linn, Boston, Roxbury, Dedham, and until these vagabond Quakers are carried out of this jurisdiction.

You and every of you are required, in the King’s

¹ *As to Roger Williams*, p. 133.

² *New England Judged*, ed. 1703, p. 362.

Majesty's name, to take these vagabond Quakers, Anne Coleman, Mary Tomkins and Alice Ambrose, and make them fast to the cart's tail, and driving the cart through your several towns, to whip them on their backs, not exceeding ten stripes apiece on each of them in each town, and so to convey them from constable to constable, till they come out of this jurisdiction, as you will answer it at your peril: and this shall be your warrant.

Per me

RICHARD WALDEN.

At Dover, dated December the 22d, 1662.¹

The Rev. John Rayner pronounced judgment of death by flogging, for the weather was bitter, the distance to be walked was eighty miles, and the lashes were given with a whip, whose three twisted, knotted thongs cut to the bone.

“ So, in a very cold day, your deputy, Walden, caused these women to be stripp'd naked from the middle upward, and tyed to a cart, and after a while cruelly whipp'd them, whilst the priest stood and looked, and laughed at it. . . . They went with the executioner to Hampton, and through dirt and snow at Salisbury, half way the leg deep, the constable forced them after the cart's tayl at which he whipp'd them.”²

Had the Reverend John Rayner but followed the cart, to see that his three hundred and thirty lashes were all given with the same ferocity which warmed his heart to mirth at Dover, before his journey's end

¹ Besse, ii. 227.

² *New England Judged*, pp. 366, 367.

he would certainly have joyed in giving thanks to God over the women's gory corpses, freezing amid the snow. His negligence saved their lives, for when the ghastly pilgrims passed through Salisbury, the people to their eternal honor set the captives free.

Soon after, on Sunday, — “Whilst Alice Ambrose was at prayer, two constables . . . came . . . and taking her . . . dragged her out of doors, and then with her face toward the snow, which was knee deep, over stumps and old trees near a mile; when they had wearied themselves they . . . left the prisoner in an house . . . and fetched Mary Tomkins, whom in like manner they dragged with her face toward the snow. . . . On the next morning, which was excessive cold, they got a canoe . . . and so carried them to the harbour's mouth, threatening, that ‘They would now so do with them, as that they would be troubled with them no more.’ The women being unwilling to go, they forced them down a very steep place in the snow, dragging Mary Tomkins over the stumps of trees to the water side, so that she was much bruised, and fainted under their hands: They plucked Alice Ambrose into the water, and kept her swimming by the canoe in great danger of drowning, or being frozen to death. They would in all probability have proceeded in their wicked purpose to the murthering of those three women, had they not been prevented by a sudden storm, which drove them back to the house again. They kept the women there till near midnight, and then cruelly turned them out of doors in the frost and snow, Alice

Ambrose's clothes being frozen hard as boards. . . . It was observable that those constables, though wicked enough of themselves, were animated by a ruling elder of their church, whose name corresponded not with his actions, for he was called Hate-evil Nutter, he put those men forward, and by his presence encouraged them.”¹

Subsequently, Mary Tomkins committed the breach of the peace complained of, which was an interruption of a sermon against Quaker preaching.²

Deborah Wilson, one of the women who went abroad naked, was insane, the fact appearing of record subsequently as the judgment of the court.³ She was flogged.

Lydia Wardwell was the daughter of Isaac Perkins, a freeman. She married Eliakim Wardwell, son of Thomas Wardwell, who was also a citizen. They became Quakers; and the story begins when the poor young woman had been a wife just three years. “At Hampton, Priest Seaborn Cotton, understanding that one Eliakim Wardel had entertained Wenlock Christison, went with some of his herd to Eliakim’s house, having like a sturdy herdsman put himself at the head of his followers, with a truncheon in his hand.”⁴ Eliakim was fined for harboring Christison, and “a pretty beast for the saddle, worth about fourteen pound, was taken . . . the overplus of

¹ Besse, ii. 228.

² *New England Judged*, ed. 1703, p. 386.

³ *Quaker Invasion*, p. 104.

⁴ *Sewel*, p. 340.

which to make up to him, your officers plundred old William Marston of a vessel of green ginger, which for some fine was taken from him, and forc'd it into Eliakim's house, where he let it lie and touched it not; . . . and notwithstanding he came not to your invented worship, but was fined ten shillings a day's absence, for him and his wife, yet was he often rated for priest's hire; and the priest (Seaborn Cotton, old John Cotton's son) to obtain his end and to cover himself, sold his rate to a man almost as bad as himself, . . . who coming in pretence of borrowing a little corn for himself, which the harmless honest man willingly lent him; and he finding thereby that he had corn, which was his design, Judas-like, he went . . . and measured it away as he pleased."

"Another time, the said Eliakim being rated to the said priest, Seaborn Cotton, the said Seaborn having a mind to a pied heifer Eliakim had, as Ahab had to Naboth's vineyard, sent his servant nigh two miles to fetch her; who having robb'd Eliakim of her, brought her to his master." . . .

"Again the said Eliakim was had to your court, and being by them fined, they took almost all his marsh and meadow-ground from him to satisfie it, which was for the keeping his cattle alive in winter . . . and [so] seized and took his estate, that they plucked from him most of that he had."¹

Lydia Wardwell, thus reduced to penury, and shaken by the daily scenes of unutterable horror

¹ *New England Judged*, ed. 1703, pp. 374-376.

through which she had to pass, was totally unequal to endure the strain under which the masculine intellect of Anne Hutchinson had reeled. She was pursued by her pastor, who repeatedly commanded her to come to church and explain her absence from communion.¹ The miserable creature, brooding over her blighted life and the torments of her friends, became possessed with the delusion that it was her duty to testify against the barbarity of flogging naked women ; so she herself went in among them naked for a sign. There could be no clearer proof of insanity, for it is admitted that in every other respect her conduct was exemplary.

Her judges at Ipswich had her bound to a rough post of the tavern, in which they sat, and then, while the splinters tore her bare breasts, they had her flesh cut from her back with the lash.²

“ Thus they served the wife, and the husband escaped not free ; . . . he taxing Simon Broadstreet, . . . for upbraiding his wife . . . and telling Simon of his malitious reproaching of his wife who was an honest woman . . . and of that report that went abroad of the known dishonesty of Simon’s daughter, Seaborn Cotton’s wife ; Simon in a fierce rage, told the court, ‘ That if such fellows should be suffered to speak so in the court, he would sit there no more : ’ So to please Simon, Eliakim was sentenc’d to be stripp’d from his waste upward, and to be bound to an oak-

¹ Besse, ii. 235.

² *New England Judged*, ed. 1703, p. 377.

tree that stood by their worship-house, and to be whipped fifteen lashes ; . . . as they were having him out . . . he called to Seaborn Cotton . . . to come and see the work done (so far was he from being daunted by their cruelty), who hastned out and followed him thither, and so did old Wiggins, one of the magistrates, who when Eliakim was tyed to the tree and stripp'd, said . . . to the whipper . . . ' Whip him a good ; ' which the executioner cruelly performed with cords near as big as a man's little finger ; . . . Priest Cotton standing near him . . . Eliakim . . . when he was loosed from the tree, said to him, amongst the people, ' Seaborn, hath my py'd heifer calv'd yet ? ' Which Seaborn, the priest, hearing stole away like a thief." ¹

As Margaret Brewster was the last who is known to have been whipped, so is she one of the most famous, for she has been immortalized by Samuel Sewall, an honest, though a dull man.

" July 8, 1677. New Meeting House Mane : In sermon time there came in a female Quaker, in a canvas frock, her hair disshevelled and loose like a Periwigg, her face as black as ink, led by two other Quakers, and two other followed. It occasioned the greatest and most amazing uproar that I ever saw. Isaiah 1. 12, 14." ²

In 1675 the persecution had been revived, and the stories the woman heard of the cruelties that were perpetrated on those of her own faith inspired her

¹ *New England Judged*, ed. 1703, pp. 377-379.

² *Mass. Hist. Coll.* fifth series, v. 43.

with the craving to go to New England to protest against the wrong; so she journeyed thither, and entered the Old South one Sunday morning clothed in sackcloth, with ashes on her head.

At her trial she asked for leave to speak: “Governor, I desire thee to hear me a little, for I have something to say in behalf of my friends in this place: . . . Oh governor! I cannot but press thee again and again, to put an end to these cruel laws that you have made to fetch my friends from their peaceable meetings, and keep them three days in the house of correction, and then whip them for worshipping the true and living God: Governor! Let me entreat thee to put an end to these laws, for the desire of my soul is, that you may act for God, and then would you prosper, but if you act against the Lord and his blessed truth, you will assuredly come to nothing, the mouth of the Lord hath spoken it.” . . .

“ Margaret Brewster, You are to have your clothes stript off to the middle, and to be tied to a cart’s tail at the South Meeting House, and to be drawn through the town, and to receive twenty stripes upon your naked body.”

“ The will of the Lord be done: I am contented.” . . .

Governor. “ Take her away.”¹

So ends the sacerdotal list of Quaker outrages, for, after Margaret Brewster had expiated her crime of protesting against the repression of free thought, there

¹ Besse, ii. 263, 264.

came a toleration, and with toleration a deep tranquillity, so that the very name of Quaker has become synonymous with quietude. The issue between them and the Congregationalists must be left to be decided upon the legal question of their right as English subjects to inhabit Massachusetts ; and secondarily upon the opinion which shall be formed of their conduct as citizens, upon the testimony of those witnesses whom the church herself has called. But regarding the great fundamental struggle for liberty of individual opinion, no presentation of the evidence could be historically correct which did not include at least one example of the fate that awaited peaceful families, under this ecclesiastical government, who roused the ire of the priests.

Lawrence and Cassandra Southwick were an aged couple, members of the Salem church, and Lawrence was a freeman. Josiah, their eldest son, was a man ; but they had beside a younger boy and girl named Daniel and Provided.

The father and mother were first arrested in 1657 for harboring two Quakers ; Lawrence was soon released, but a Quaker tract was found upon Cassandra.¹ Although no attempt seems to have been made to prove heresy to bring the case within the letter of the law, the paper was treated as a heretical writing, and she was imprisoned for seven weeks and fined forty shillings.

Persecution made converts fast, and in Salem par-

¹ Besse, ii. 183.

ticularly a number withdrew from the church and began to worship by themselves. All were soon arrested, and the three Southwicks were again sent to Boston, this time to serve as an example. They arrived on the 3d of February, 1657; without form of trial they were whipped in the extreme cold weather and imprisoned eleven days. Their cattle were also seized and sold to pay a fine of £4 13s. for six weeks' absence from worship on the Lord's day.

The next summer, Leddra, who was afterwards hanged, and William Brend went to Salem, and several persons were seized for meeting with them, among whom were the Southwicks. A room was prepared for the criminals in the Boston prison by boarding up the windows and stopping ventilation.¹ They were refused food unless they worked to pay for it; but to work when wrongfully confined was against the Quaker's conscience, so they did not eat for five days. On the second day of fasting they were flogged, and then, with wounds undressed, the men and women together were once more locked in the dark, close room, to lie upon the bare boards, in the stifling July heat; for they were not given beds. On the fourth day they were told they might go if they would pay the jail fees and the constables; but they refused, and so were kept in prison. On the morrow the jailer, thinking to bring them to terms, put Brend in irons, neck and heels, and he lay without food for sixteen hours upon his back lacerated with flogging.

¹ *New England Judged*, ed. 1703, p. 64.

The next day the miserable man was ordered to work, but he lacked the strength, had he been willing, for he was weak from starvation and pain, and stiffened by the irons. And now the climax came. The jailer seized a tarred rope and beat him till it broke; then, foaming with fury, he dragged the old man down stairs, and, with a new rope, gave him ninety-seven blows, when his strength failed; and Brend, his flesh black and beaten to jelly, and his bruised skin hanging in bags full of clotted blood, was thrust into his cell. There, upon the floor of that dark and fetid den, the victim fainted. But help was at hand; an outcry was raised, the people could bear no more, the doors were opened, and he was rescued.¹

The indignation was deep, and the government was afraid. Endicott sent his own doctor, but the surgeon said that Brend's flesh would "rot from off his bones," and he must die. And now the mob grew fierce and demanded justice on the ruffian who had done this deed, and the magistrates nailed a paper on the church door promising to bring him to trial.

Then it was that the true spirit of his order blazed forth in Norton, for the jailer was fashioned in his own image, and he threw over him the mantle of the holy church. He made the magistrates take the paper down, rebuking them for their faintness of heart, saying to them:—

William "Brend endeavoured to beat our gospel ordinances black and blue, if he then be beaten black

¹ *New England Judged*, ed. 1703, p. 66.

and blue, it is but just upon him, and I will appear in his behalf that did so.”¹ And the man was justified, and commanded to whip “the Quakers in prison . . . twice a week, if they refused to work, and the first time to add five stripes to the former ten, and each time to add three to them. . . . Which order ye sent to the jaylor, to strengthen his hands to do yet more cruelly; being somewhat weakened by the fright of his former doings.”²

After this the Southwicks, being still unable to obtain their freedom, sent the following letter to the magistrates, which is a good example of the writings of these “coarse, blustering, . . . impudent fanatics:”³ —

This to the Magistrates at Court in Salem.

FRIENDS,

Whereas it was your pleasures to commit us, whose names are under-written, to the house of correction in Boston, altho’ the Lord, the righteous Judge of heaven and earth, is our witness, that we had done nothing worthy of stripes or of bonds; and we being committed by your court, to be dealt withal as the law provides for foreign Quakers, as ye please to term us; and having some of us, suffered your law and pleasures, now that which we do expect, is, that whereas we have suffered your law, so now to be set free by

¹ Besse, ii. 186.

² *New England Judged*, ed. 1703, p. 67.

³ *As to Roger Williams*, p. 138.

the same law, as your manner is with strangers, and not to put us in upon the account of one law, and execute another law upon us, of which, according to your own manner, we were never convicted as the law expresses. If you had sent us upon the account of your new law, we should have expected the jaylor's order to have been on that account, which that it was not, appears by the warrant which we have, and the punishment which we bare, as four of us were whipp'd, among whom was one that had formerly been whipp'd, so now also according to your former law. Friends, let it not be a small thing in your eyes, the exposing as much as in you lies, our families to ruine. It's not unknown to you the season, and the time of the year, for those that live of husbandry, and what their cattle and families may be exposed unto; and also such as live on trade; we know if the spirit of Christ did dwell and rule in you, these things would take impression on your spirits. What our lives and conversations have been in that place, is well known; and what we now suffer for, is much for false reports, and ungrounded jealousies of heresie and sedition. These thing lie upon us to lay before you. As for our parts, we have true peace and rest in the Lord in all our sufferings, and are made willing in the power and strength of God, freely to offer up our lives in this cause of God, for which we suffer; Yea and we do find (through grace) the enlargements of God in our imprisoned state, to whom alone we commit ourselves and families, for the disposing of us according to his

infinite wisdom and pleasure, in whose love is our rest and life.

From the House of Bondage in Boston wherein
we are made captives by the wills of men, al-
though made free by the Son, John 8, 36. In
which we quietly rest, this 16th of the 5th
month, 1658.

LAWRENCE }
CASSANDRA } SOUTHWICK
JOSIAH }
SAMUEL SHATTOCK
JOSHUA BUFFUM.¹

What the prisoners apprehended was being kept in prison and punished under an *ex post facto* law, and this was precisely what was done. When brought into court they demanded to be told the crime wherewith they were charged. They were answered: "It was 'Entertaining the Quakers who were their enemies; not coming to their meetings; and meeting by themselves.' They adjoined, 'That as to those things they had already fastned their law upon them.' . . . So ye had nothing left but the hat, for which (then) ye had no law. They answered — that they intended no offence to ye in coming thither . . . for it was not their manner to have to do with courts. And as for withdrawing from their meetings, or keeping on their hats, or doing anything in contempt of them, or their laws,

¹ *New England Judged*, ed. 1703, p. 74.

they said, the Lord was their witness . . . that they did it not. So ye rose up, and bid the jaylor take them away.”¹

An acquittal seemed certain; yet it was intolerable to the clergy that these accursed blasphemers should elude them when they held them in their grasp; wherefore, the next day, the Rev. Charles Chauncy, preaching at Thursday lecture, thus taught Christ’s love for men: “Suppose ye should catch six wolves in a trap . . . [there were six Salem Quakers] and ye cannot prove that they killed either sheep or lambs; and now ye have them they will neither bark nor bite: yet they have the plain marks of wolves. Now I leave it to your consideration whether ye will let them go alive, yea or nay.”²

Then the divines had a consultation, “and your priests were put to it, how to prove them as your law had said: and ye had them before you again, and your priests were with you, every one by his side (so came ye to your court) and John Norton must ask them questions, on purpose to ensnare them, that by your standing law for hereticks, ye might condemn them (as your priests before consulted) and when this would not do (for the Lord was with them, and made them wiser than your teachers) ye made a law to banish them, upon pain of death. . . .”³

After a violent struggle, the ministers, under Norton’s lead, succeeded, on the 19th of October, 1658,

¹ *New England Judged*, ed. 1703, p. 85.

² *Idem*, pp. 85, 86.

³ *Idem*, p. 87.

in forcing the capital act through the legislature, which contained a clause making the denial of reverence to superiors, or in other words, the wearing the hat, evidence of Quakerism.¹

On that very day the bench ordered the prisoners at Ipswich to be brought to the bar, and the Southwicks were bidden to depart before the spring elections.² They did not go, and in May were once more in the felon's dock. They asked what wrong they had done. The judges told them they were rebellious for not going as they had been commanded. The old man and woman piteously pleaded "that they had no otherwhere to go," nor had they done anything to deserve banishment or death, though £100 (all they had in the world) had been taken from them for meeting together.³

"Major-General Dennison replied, that 'they stood against the authority of the country, in not submitting to their laws: that he should not go about to speak much concerning the error of their judgments: but,' added he, 'you and we are not able well to live together, and at present the power is in our hand, and therefore the stronger must send off.' "⁴

The father, mother, and son were banished under pain of death. The aged couple were sent to Shelter Island, but their misery was well-nigh done; they

¹ *New England Judged*, ed. 1703, pp. 100, 101; *Mass. Rec.* vol. iv. pt. 1, p. 346.

² *Mass. Rec.* vol. iv. pt. 1, p. 349.

³ *New England Judged*, ed. 1703, p. 106. ⁴ *Besse*, ii. 198.

perished within a few days of each other, tortured to death by flogging and starvation.

Josiah was shipped to England, but afterward returned, was seized, and in the "seventh month, 1661, you had him before you, and at which according to your former law, he should have been tried for his life."

"But the great occasion you took against him, was his hat, which you commanded him to pull off: 'He told your governour he could not.' You said, 'He would not.' He told you, 'It was a cross to his will to keep it on; . . . and that he could not do it for conscience sake.' . . . But your governour told him, 'That he was to have been tryed for his life, but that you had made your late law to save his life, which, you said, was mercy to him.' Then he asked you, 'Whether you were not as good to take his life now, as to whip him after your manner, twelve or fourteen times at the cart's tail, through your towns, and then put him to death afterward?' " He was condemned to be flogged through Boston, Roxbury, and Dedham; but he, when he heard the judgment, "with arms stretched out, and hands spread before you, said, 'Here is my body, if you want a further testimony of the truth I profess, take it and tear it in pieces . . . it is freely given up, and as for your sentence I matter it not.' "¹

This coarse, blustering, impudent fanatic had, indeed, "with a dogged pertinacity persisted in out-

¹ *New England Judged*, ed. 1703, pp. 354-356.

rages which" had driven "the authorities almost to frenzy;" therefore they tied him to a cart and lashed him for fifteen miles, and while he "sang to the praise of God," his tormentor swung with all his might a tremendous two-handed whip, whose knotted thongs were made of twisted cat-gut;¹ "thence he was carried fifteen miles from any town into the wilderness."²

An end had been made of the grown members of the family, but the two children were still left. To reach them, the device was conceived of enforcing the penalty for not attending church, since "it was well known they had no estate, their parents being already brought to poverty by their rapacious persecutors."³

Accordingly, they were summoned and asked to account for their absence from worship. Daniel answered "that if they had not so persecuted his father and mother perhaps he might have come."⁴ They were fined; and on the day on which they lost their parents forever, the sale as slaves of this helpless boy and girl was authorized to satisfy the debt.⁵

Edmund Batter, treasurer of Salem, brought the children to the town, and went to a shipmaster who was about to sail, to engage a passage to Barbadoes.

¹ *New England Judged*, ed. 1703, p. 357, note.

² Besse, ii. 225.

³ Sewel, p. 223.

⁴ *New England Judged*, ed. 1703, p. 381.

⁵ *Mass. Rec.* vol. iv. pt. 1, p. 366.

The captain made the excuse that they would corrupt his ship's company. "Oh, no," said Batter, "you need not fear that, for they are poor harmless creatures, and will not hurt any body." . . . "Will they not so?" broke out the sailor, "and will ye offer to make slaves of so harmless creatures?"¹

Thus were free-born English subjects and citizens of Massachusetts dealt with by the priesthood that ruled the Puritan Commonwealth.

None but ecclesiastical partisans can doubt the bearing of such evidence. It was the mortal struggle between conservatism and liberality, between repression and free thought. The elders felt it in the marrow of their bones, and so declared it in their laws, denouncing banishment under pain of death against those "adhering to or approving of any knoune Quaker, or the tenetts & practices of the Quakers, . . . manifesting thereby theire compljance wth those whose designe it is to ouerthrow the order established in church and comonwealth."²

Dennison spoke with an unerring instinct when he said they could not live together, for the faith of the Friends was subversive of a theocracy. Their belief that God revealed himself directly to man led with logical certainty to the substitution of individual judgment for the rules of conduct dictated by a sacred class, whether they claimed to derive their authority from their skill in interpreting the Scriptures, or from

¹ *New England Judged*, ed. 1703, p. 112.

² *Mass. Rec.* vol. iv. pt. 1, p. 346.

traditions preserved by Apostolic Succession. Each man, therefore, became, as it were, a priest unto himself, and they repudiated an ordained ministry. Hence, their crime resembled that of Jeroboam, the son of Nebat, who "made priests of the lowest of the people, which were not of the sons of Levi;"¹ and it was for this reason that John Norton and John Endicott resolved upon their extermination, even as Elisha and Jehu conspired to exterminate the house of Ahab.

That they failed was due to no mercy for their victims, nor remorse for the blood they made to flow, but to their inability to control people. Nothing is plainer upon the evidence, than that popular sympathy was never with the ecclesiastics in their ferocious policy; and nowhere does the contrast of feeling shine out more clearly than in the story of the hanging of Robinson and Stevenson.

The figure of Norton towers above his contemporaries. He held the administration in the hollow of his hand, for Endicott was his mouthpiece; yet even he, backed by the whole power of the clergy, barely succeeded in forcing through the Chamber of Deputies the statute inflicting death.

"The priests and rulers were all for blood, and they pursued it. . . . This the deputies withheld, and it could not pass, and the opposition grew strong, for the thing came near. Deacon Wozel was a man much affected therewith; and being not well at that time that

¹ Jeroboam's sin is discussed in *Ne Sutor*, p. 25; *Divine Right of Infant Baptism*, p. 26.

he supposed the vote might pass, he earnestly desired the speaker . . . to send for him when it was to be, lest by his absence it might miscarry. The deputies that were against the . . . law, thinking themselves strong enough to cast it out, forbore to send for him. The vote was put and carried in the affirmative,— the speaker and eleven being in the negative and thirteen in the affirmative: so one vote carried it; which troubled Wozel so . . . that he got to the court, . . . and wept for grief, . . . and said 'If he had not been able to go, he would have crept upon his hands and knees, rather than it should have been.'"¹

After the accused had been condemned, the people, being strongly moved, flocked about the prison, so that the magistrates feared a rescue, and a guard was set.

As the day approached the murmurs grew, and on the morning of the execution the troops were under arms and the streets patrolled. Stevenson and Robinson were loosed from their fetters, and Mary Dyer, who also was to die, walked between them; and so they went bravely hand in hand to the scaffold. The prisoners were put behind the drums, and their voices drowned when they tried to speak; for a great multitude was about them, and at a word, in their deep excitement, would have risen.²

As the solemn procession moved along, they came to where the Reverend John Wilson, the Boston pastor,

¹ *New England Judged*, ed. 1703, pp. 101, 102.

² *Idem*, pp. 122, 123.

stood with others of the clergy. Then Wilson "fell a taunting at Robinson, and, shaking his hand in a light, scoffing manner, said, 'Shall such Jacks as you come in before authority with your hats on?' with many other taunting words." Then Robinson replied, "Mind you, mind you, it is for the not putting off the hat we are put to death."¹

When they reached the gallows, Robinson calmly climbed the ladder and spoke a few words. He told the people they did not suffer as evil-doers, but as those who manifested the truth. He besought them to mind the light of Christ within them, of which he testified and was to seal with his blood.

He had said so much when Wilson broke in upon him: "Hold thy tongue, be silent; thou art going to dye with a lye in thy mouth."² Then they seized him and bound him, and so he died; and his body was "cast into a hole of the earth," where it lay uncovered.

Even the voters, the picked retainers of the church, were almost equally divided, and beyond that narrow circle the tide of sympathy ran strong.

The Rev. John Rayner stood laughing with joy to see Mary Tomkins and Alice Ambrose flogged through Dover, on that bitter winter day; but the men of Salisbury cut those naked, bleeding women from the cart, and saved them from their awful death.

The Rev. John Norton sneered at the tortures of Brend, and brazenly defended his tormentor; but the

¹ *New England Judged*, ed. 1703, p. 124.

² *Idem*, p. 125.

Boston mob succored the victim as he lay fainting on the boards of his dark cell.

The Rev. Charles Chauncy, preaching the word of God, told his hearers to kill the Southwicks like wolves, since he could not have their blood by law; but the honest sailor broke out in wrath when asked to traffic in the flesh of our New England children.

The Rev. John Wilson jeered at Robinson on his way to meet his death, and reviled him as he stood beneath the gibbet, over the hole that was his grave; but even the savage Endicott knew well that all the trainbands of the colony could not have guarded Christison to the gallows from the dungeon where he lay condemned.

Yet awful as is this Massachusetts tragedy, it is but a little fragment of the sternest struggle of the modern world. The power of the priesthood lies in submission to a creed. In their onslaughts on rebellion they have exhausted human torments; nor, in their lust for earthly dominion, have they felt remorse, but rather joy, when slaying Christ's enemies and their own. The horrors of the Inquisition, the Massacre of St. Bartholomew, the atrocities of Laud, the abominations of the Scotch Kirk, the persecution of the Quakers, had one object,— the enslavement of the mind.

Freedom of thought is the greatest triumph over tyranny that brave men have ever won; for this they fought the wars of the Reformation; for this they have left their bones to whiten upon unnumbered

fields of battle ; for this they have gone by thousands to the dungeon, the scaffold, and the stake. We owe to their heroic devotion the most priceless of our treasures, our perfect liberty of thought and speech ; and all who love our country's freedom may well reverence the memory of those martyred Quakers by whose death and agony the battle in New England has been won.

CHAPTER VI.

THE SCIRE FACIAS.

HAD the Puritan Commonwealth been in reality the thing which its historians have described ; had it been a society guided by men devoted to civil liberty, and as liberal in religion as was consistent with the temper of their age, the early relations of Massachusetts toward Great Britain might now be a pleasanter study for her children. Cordiality toward Charles I. would indeed have been impossible, for the Puritans well knew the fate in store for them should the court triumph. Gorges was the representative of the despotic policy toward America, and so early as 1634, probably at his instigation, Laud became the head of a commission, with absolute control over the plantations, while the next year a writ of *quo warranto* was brought against the patent.¹ With Naseby, however, these dangers vanished, and thenceforward there would have been nothing to mar an affectionate confidence in both Parliament and the Protector.

In fact, however, Massachusetts was a petty state, too feeble for independence, yet ruled by an autocratic priesthood whose power rested upon legislation antagonistic to English law ; therefore the ecclesiastics

¹ See introduction to *New Canaan*, Prince Soc. ed.

were jealous of Parliament, and had little love for Cromwell, whom they found wanting in “a thorough testimony against the blasphemers of our days.”¹

The result was that the elders clung obstinately to every privilege which served their ends, and repudiated every obligation which conflicted with their ambition. Clerical political morality seldom fails to be instructive, and the following example is typical of that peculiar mode of reasoning. The terms of admission to ordinary corporations were fixed by each organization for itself, but in case of injustice the courts could give relief by setting aside unreasonable ordinances, and sometimes Parliament itself would interfere, as it did upon the petition against the exactions of the Merchant Adventurers. Now there was nothing upon which the theocracy more strongly insisted than that “our charter doeth expressly give vs an absolute & free choyce of our oune members;”² because by means of a religious test the ministers could pack the constituencies with their tools; but on the other hand they as strenuously argued “that no appeals or other ways of interrupting our proceedings do lie against us,”³ because they well knew that any bench of judges before whom such questions might come would annul the most vital of their statutes as repugnant to the British Constitution.

Unfortunately for these churchmen, their objects,

¹ Diary of Hull, Palfrey, ii. 400, 401, and note.

² *Mass. Rec.* v. 287.

³ Winthrop, ii. 283.

as ecclesiastical politicians, could seldom be reconciled with their duty as English subjects. At the outset, though made a corporation within the realm, they felt constrained to organize in America to escape judicial supervision. They were then obliged to incorporate towns and counties, to form a representative assembly, and to levy general taxes and duties, none of which things they had power to do. Still, such irregularities as these, had they been all, most English statesmen would have overlooked as unavoidable. But when it came to adopting a criminal code based on the Pentateuch, and, in support of a dissenting form of worship, fining and imprisoning, whipping, mutilating, and hanging English subjects without the sanction of English law; when, finally, the Episcopal Church itself was suppressed, and peaceful subjects were excluded from the corporation for no reason but because they partook of her communion, and were forbidden to seek redress by appealing to the courts of their king, it seems impossible that any self-respecting government could have long been passive.

At the Restoration Massachusetts had grown arrogant from long impunity. She thought the time of reckoning would never come, and even in trivial matters seemed to take a pride in slighting Great Britain and in vaunting her independence. Laws were enacted in the name of the Commonwealth, the king's name was not in the writs, nor were the royal arms upon the public buildings; even the oath of allegiance was rejected, though it was unobjectionable in form.

She had grown to believe that were offence taken she had only to invent pretexts for delay, to have her fault forgotten in some new revolution. General Denison, at the Quaker trials, put the popular belief in a nut-shell: “This year ye will go to complain to the Parliament, and the next year they will send to see how it is ; and the third year the government is changed.”¹

But, beside these irritating domestic questions, the corporation was bitterly embroiled with its neighbors. Samuel Gorton and his friends were inhabitants of Rhode Island, and were, no doubt, troublesome to deal with ; but their particular offence was ecclesiastical. An armed force was sent over the border and they were seized. They were brought to Boston and tried on the charge of being “blasphemous enemies of the true religion of our Lord Jesus Christ, and of all his holy ordinances, and likewise of all civil government among his people, and particularly within this jurisdiction.”² All the magistrates but three thought that Gorton ought to die, but he was finally sentenced to an imprisonment of barbarous cruelty. The invasion of Rhode Island was a violation of an independent jurisdiction, the arrest was illegal, the sentence an arbitrary outrage.³

Massachusetts was also at feud in the north, and none of her quarrels brought more serious results than

¹ Sewel, p. 280.

² Winthrop, ii. 146.

³ See paper of Mr. Charles Deane, *New Eng. Historical and Genealogical Register*, vol. iv.

this with the proprietors of New Hampshire and Maine. The grant in the charter was of all lands between the Charles and Merrimack, and also all lands within the space of three miles to the northward of the said Merrimack, or to the northward of any part thereof, and all lands lying within the limits aforesaid from the Atlantic to the South Sea.

Clearly the intention was to give a margin of three miles beyond a river which was then supposed to flow from west to east, and accordingly the territory to the north, being unoccupied, was granted to Mason and Gorges. Nor was this construction questioned before 1639 — the General Court having at an early day measured off the three miles and marked the boundary by what was called the Bound House.

Gradually, however, as it became known that the Merrimack rose to the north, larger claims were made. In 1641 the four New Hampshire towns were absorbed with the consent of their inhabitants, who thus gained a regular government; another happy consequence was the settlement of sundry eminent divines, by whose ministrations the people "were very much civilized and reformed."¹

In 1652 a survey was made of the whole river, and $43^{\circ} 40' 12''$ was fixed as the latitude of its source. A line extended east from three miles north of this point came out near Portland, and the intervening space was forthwith annexed. The result of such a policy was that Charles had hardly been crowned before

¹ *Neal's New England*, i. 210.

complaints poured in from every side. Quakers, Baptists, Episcopalians, all who had suffered persecution, flocked to the foot of the throne; and beside these came those who had been injured in their estates, foremost of whom were the heirs of Mason and Gorges. The pressure was so great and the outcry so loud that, in September, 1660, it was thought in London a governor-general would be sent to Boston;¹ and, in point of fact, almost the first communication between the king and his colony was his order to spare the Quakers.

The outlook was gloomy, and there was hesitation as to the course to pursue. At length it was decided to send Norton and Bradstreet to England to present an address and protect the public interests. The mission was not agreeable; Norton especially was reluctant, and with reason, for he had been foremost in the Quaker persecutions, and was probably aware that in the eye of English law the executions were homicide.

However, after long vacillation, "the Lord so encouraged and strengthened" his heart that he ventured to sail.² So far as the crown was concerned apprehension was needless, for Lord Clarendon was prime minister, whose policy toward New England was throughout wise and moderate, and the agents were well received. Still they were restless in London, and Sewel tells an anecdote which may partly account for their impatience to be gone.

¹ Leverett to Endicott. *Hutch. Coll.*, Prince Soc. ed. ii. 40.

² Feb. 11, 1661-2. Palfrey, ii. 524.

“ Now the deputies of New England came to London, and endeavored to clear themselves as much as possible, but especially priest Norton, who bowed no less reverently before the archbishop, than before the king. . . .

“ They would fain have altogether excused themselves; and priest Norton thought it sufficient to say that he did not assist in the bloody trial, nor had advised to it. But John Copeland, whose ear was cut off at Boston, charged the contrary upon him: and G. Fox, the elder, got occasion to speak with them in the presence of some of his friends, and asked Simon Broadstreet, one of the New England magistrates, ‘ whether he had not a hand in putting to death those they nicknamed Quakers ? ’ He not being able to deny this confessed he had. Then G. Fox asked him and his associates that were present, ‘ whether they would acknowledge themselves to be subjects to the laws of England ? and if they did by what law they had put his friends to death ? ’ They answered, ‘ They were subjects to the laws of England ; and they had put his friends to death by the same law, as the Jesuits were put to death in England.’ Hereupon G. Fox asked, ‘ whether they did believe that those his friends, whom they had put to death, were Jesuits, or jesuitically affected ? ’ They said ‘ Nay.’ ‘ Then,’ replied G. Fox, ‘ ye have murdered them ; for since ye put them to death by the law that Jesuits are put to death here in England, it plainly appears, you have put them to death arbitrarily, without any law.’ Thus

Broadstreet, finding himself and his company ensnar'd by their own words, ask'd, 'Are you come to catch us?' But he told them 'They had catch'd themselves, and they might justly be questioned for their lives; and if the father of William Robinson (one of those that were put to death) were in town, it was probable he would question them, and bring their lives into jeopardy. For he not being of the Quakers persuasion, would perhaps not have so much regard to the point of forbearance, as they had.' Broadstreet seeing himself thus in danger began to flinch and to sculk; for some of the old royalists were earnest with the Quakers to prosecute the New England persecutors. But G. Fox and his friends said, 'They left them to the Lord, to whom vengeance belonged, and he would repay it.' Broadstreet however, not thinking it safe to stay in England, left the city, and with his companions went back again to New England."¹

The following June the agents were given the king's answer² to their address and then sailed for home. It is certainly a most creditable state paper. The people of Massachusetts were thanked for their good will, they were promised oblivion for the past, and were assured that they should have their charter confirmed to them and be safe in all their privileges and liberties, provided they would make certain reforms in their government. They were required to repeal such statutes as were contrary to the laws of England, to

¹ Sewel, p. 288.

² 1662, June 28.

take the oath of allegiance, and to administer justice in the king's name. And then followed two propositions that were crucial: "And since the principle and foundation of that charter was and is the freedom of liberty of conscience, wee do hereby charge and require you that that freedom and liberty be duly admitted," especially in favor of those "that desire to use the Book of Common Prayer." And secondly, "that all the freeholders of competent estates, not vicious in conversations, orthodox in religion (though of different persuasions concerning church government) may have their vote in the election of all officers civil or military."¹

However judicious these reforms may have been, or howsoever strictly they conformed with the spirit of English law, was immaterial. They struck at the root of the secular power of the clergy, and they roused deep indignation. The agents had braved no little danger, and had shown no little skill in behalf of the commonwealth; and the fate of John Norton enables us to realize the rancor of theological feeling. The successor of Cotton, by general consent the leading minister, in some respects the most eminent man in Massachusetts, he had undertaken a difficult mission against his will, in which he had acquitted himself well; yet on his return he was so treated by his brethren and friends that he died in the spring of a broken heart.²

¹ *Hutch. Coll.*, Prince Soc. ed. ii. 101-103.

² April 5, 1663.

The General Court took no notice of the king's demands except to order the writs to run in the royal name.¹ And it is a sign of the boldness, or else of the indiscretion, of those in power, that this crisis was chosen for striking a new coin,²—an act confessedly illegal and certain to give offence in England, both as an assumption of sovereignty and an interference with the currency.

From the first Lord Clarendon paid some attention to colonial affairs, and he appears to have been much dissatisfied with the condition in which he found them. At length, in 1664, he decided to send a commission to New England to act upon the spot.

Great pressure must have been brought by some who had suffered, for Samuel Maverick, the Episcopalian, who had been fined and imprisoned in 1646 for petitioning with Childe, was made a member. Colonel Richard Nichols, the head of the board, was a man of ability and judgment; the choice of Sir Robert Carr and Colonel George Cartwright was less judicious.

The commissioners were given a public and private set of instructions,³ and both were admirable. They were to examine the condition of the country and its laws, and, if possible, to make some arrangement by which the crown might have a negative at least upon the choice of the governor; they were to urge the re-

¹ Oct. 8, 1662. *Mass. Rec.* vol. iv. pt. 2, p. 58.

² 1662, May 7.

³ Public Instructions, Hutch. *Hist.* i. 459.

forms already demanded by the king, especially a larger toleration, for "they doe in truth deny that liberty of conscience to each other, which is equally provided for and granted to every one of them by their charter."¹ They were directed to be conciliatory toward the people, and under no circumstances to meddle with public worship, nor were they to press for any sudden enforcement of the revenue acts. On one point alone they were to insist: they were instructed to sit to hear appeals in causes in which the parties alleged they had been wronged by colonial decisions.

Unquestionably the chancellor was right in principle. The only way whereby such powerful corporations as the trade-guilds or the East India Company could be kept from acts of oppression was through the appellate jurisdiction, by which means their enactments could be brought before the courts, and those annulled which in the opinion of the judges transcended the charters. The Company of Massachusetts Bay was a corporation having jurisdiction over many thousand English subjects, only a minority of whom were freemen and voters. So long, therefore, as she remained within the empire, the crown was bound to see that the privileges of the English Constitution were not denied within her territory. Yet, though this is true, it is equally certain that the erection of a commission of appeal without an act of Parliament was irregular. The stretch of prerogative,

¹ Private Instructions, *O'Callaghan Documents*, iii. 58.

nevertheless, cannot be considered oppressive when it is remembered that Massachusetts was a corporation which had escaped from the realm to avoid judicial process, and which refused to appear and plead; hence Lord Clarendon had but this alternative: he could send judges to sit upon the spot, or he could proceed against the charter in London. The course he chose may have been illegal, but it was the milder of the two.

The commissioners landed on July 23, 1664, but they did not stay in Boston. Their first business was to subdue the Dutch at New York, and they soon left to make the attack. The General Court now recurred, for the first time, to the dispatch which their agents had brought home, and proceeded to amend the law relating to the franchise. They extended the qualification by enacting that Englishmen who presented a certificate under the hands of the minister of the town that they were orthodox in religion and not vicious in life, and who paid, beside, 10s. at a single rate, might become freemen, as well as those who were church-members.¹ The effect of such a change could hardly have been toward liberality, rather, probably, toward concentration of power in the church. However slight, there was some popular control over the rejection of an applicant to join a congregation; but giving a certificate was an act that must have depended on the pastor's will alone.

The court then drew up an address to the king: "If your poore subjects, . . . doe . . . prostrate

¹ *Mass. Rec.* vol. iv. pt. 2, p. 117.

themselves at your royal feete, & begg yo^r favor, wee hope it will be graciously accepted by your majestje, and that as the high place you sustejne on earth doeth number you here among the gods, [priests can cringe as well as torture] so you will jmitate the God of heaven, in being ready . . . to receive their erjes. . . .”¹ And he was implored to reflect on the affliction of heart it was to them, that their sins had provoked God to permit their adversaries to procure a commission, under the great seal, to four persons to hear appeals. When this address reached London it caused surprise. The chancellor was annoyed. He wrote to America, pointing out that His Majesty would hardly think himself well used at complaints before a beginning had been made, and a demand that his commission should be revoked before his commissioners had been able to deliver their instructions. “I know,” he said, “they are expressly inhibited from intermeddling with, or instructing the administration of justice, according to the formes observed there; but if in truth, in any extraordinary case, the proceedings there have been irregular, and against the rules of justice, as some particular cases, particularly recommended to them by His Majesty, seeme to be, it cannot be presumed that His Majesty hath or will leave his subjects of New England, without hope of redresse by an appeale to him, which his subjects of all his other kingdomes have free liberty to make.”²

The campaign against New York was short and

¹ *Mass. Rec.* vol. iv. pt. 2, p. 129.

² *Hutch. Hist.* i. 465.

successful, and the commissioners were soon at leisure. As they had reason to believe that Massachusetts would prove stubborn, they judged it wiser to begin with the more tractable colonies first. They therefore went to Plymouth,¹ and, on their arrival, according to their instructions, submitted the four following propositions: —

First. That all householders should take the oath of allegiance, and that justice should be administered in the king's name.

Second. That all men of competent estates and civil conversation, though of different judgments, might be admitted to be freemen, and have liberty to choose and be chosen officers, both civil and military.

Third. That all men and women of orthodox opinions, competent knowledge, and civil lives not scandalous, should be admitted to the Lord's Supper [and have baptism for their children, either in existing churches or their own].

Fourth. That all laws . . . derogatory to his majesty should be repealed.²

Substantially the same proposals were made subsequently in Rhode Island and Connecticut. They were accepted without a murmur. A few appeal cases were heard, and the work was done.

The commissioners reported their entire satisfaction to the government, the colonies sent loyal addresses, and Charles returned affectionate answers.

Massachusetts alone remained to be dealt with, but

¹ Feb. 1664-5.

² Palfrey, ii. 601.

her temper was in striking contrast to that of the rest of New England. The reason is obvious. Nowhere else was there a fusion of church and state. The people had, therefore, no oppressive statutes to uphold, nor anything to conceal. Provided the liberty of English subjects was secured to them they were content to obey the English Constitution. On the other hand, Massachusetts was a theocracy, the power of whose priesthood rested on enactments contrary to British institutions, and which, therefore, would have been annulled upon appeal. Hence the clerical party were wild with fear and rage, and nerved themselves to desperate resistance.

“ But alasse, sir, the commission empowering those commisioners to heare and determine all cases what-ever, . . . should it take place, what would become of our civil government which hath binn, under God, the heade of that libertie for our consciences for which the first adventurers . . . bore all . . . discouragements that encountered them . . . in this wildernes.” Rather than submit, they protested they had “ sooner leave our place and all our pleasant outward injoyments.”¹

Under such conditions a direct issue was soon reached. The General Court, in answer to the commissioners’ proposals, maintained that the observance of their charter was inconsistent with appeals; that they had already provided an oath of allegiance; that they had conformed to his majesty’s requirements in

¹ Court to Boyle. *Hutch. Coll.*, Prince Soc. ed. ii. 113.

regard to the franchise; and lastly, in relation to toleration, there was no equivocation. "Concerning the vse of the Common Prayer Booke" . . . we had not become "voluntary exiles from our deare native country, . . . could wee haue seene the word of God, warranting us to performe our devotions in that way, & to haue the same set vp here; wee conceive it is apparent that it will disturbe our peace in our present enjoyments."¹

Argument was useless. The so-called oath of allegiance was not that required by Parliament; the alteration in the franchise was a sham; while the two most important points, appeals to England and toleration in religion, were rejected. The commissioners, therefore, asked for a direct answer to this question: "Whither doe yow acknowledge his majestjes comission . . . to be of full force?"² They were met by evasion. On the 23d of May they gave notice that they should sit the next morning to hear the case of Thos. Deane et al. *vs.* The Gov. & Co. of Mass. Bay, a revenue appeal. Forthwith the General Court proclaimed by trumpet that the hearing would not be permitted.

Coercion was impossible, as no troops were at hand. The commissioners accordingly withdrew and went to Maine, which they proceeded to sever from Massachusetts.³ In this they followed the king's instructions, who himself acted upon the advice of the

¹ 1665. *Mass. Rec.* vol. iv. pt. 2, p. 200.

² *Mass. Rec.* vol. iv. pt. 2, p. 204.

³ June, 1665.

law officers of the crown, who had given an opinion sustaining the claim of Gorges.¹

The triumph was complete. All that the English government was then able to do was to recall the commissioners, direct that agents should be sent to London at once, and forbid interference with Maine. No notice was taken of the order to send agents; and in 1668 possession was again taken of the province, and the courts of the company once more sat in the county of York.²

This was the culmination of the Puritan Commonwealth. The clergy were exultant, and the Rev. Mr. Davenport of New Haven wrote in delight to Leverett:—

“Their claiming power to sit authoritatively as a court for appeals, and that to be managed in an arbitrary way, was a manifest laying of a groundworke to undermine your whole government established by your charter. If you had consented thereunto, you had plucked downe with your owne hands that house which wisdom had built for you and your posterity. . . . As for the solemnity of publishing it, in three places, by sounding a trumpet, I believe you did it upon good advice, . . . for declaring the courage and resolution of the whole countrey to defend their charter liberties and priviledges, and not to yeeld up theire right voluntarilily, so long as they can hold it,

¹ Charles II.’s letter to Inhabitants of Maine. *Hutch. Coll.*, Prince Soc. ed. ii. 110; Palf. ii. 622.

² July, 1668. Report of Com. *Mass. Rec.* vol. iv. pt. 2, p. 401.

in dependence upon God in Christ, whose interest is in it, for his protection and blessing, who will be with you while you are with him.”¹

Although the colonists were alarmed at their own success, there was nothing to fear. At no time before or since could England have been so safely defied. In 1664 war was begun against Holland; 1665 was the year of the plague; 1666 of the fire. In June, 1667, the Dutch, having dispersed the British fleets, sailed up the Medway, and their guns were heard in London. Peace became necessary, and in August Clarendon was dismissed from office. The discord between the crown and Parliament paralyzed the nation, and the wastefulness of Charles kept him always poor. By the treaty of Dover in 1670 he became a pensioner of Louis XIV. The Cabal followed, probably the worst ministry England ever saw; and in 1672, at Clifford’s suggestion, the exchequer was closed and the debt repudiated to provide funds for the second Dutch war. In March fighting began, and the tremendous battles with De Ruyter kept the navy in the Channel. At length, in 1673, the Cabal fell, and Danby became prime minister.

Although during these years of disaster and disgrace Massachusetts was not molested by Great Britain, they were not all years during which the theocracy could tranquilly enjoy its victory.

So early as 1671 the movements of the Indians began to give anxiety; and in 1675 Philip’s War

¹ Davenport to Leverett. *Hutch. Coll.*, Prince Soc. ed. ii. 119.

broke out, which brought the colony to the brink of ruin, and in which the clergy saw the judgment of God against the Commonwealth, for tenderness toward the Quakers.¹

With the rise of Danby a more regular administration opened, and, as usual, the attention of the government was fixed upon Massachusetts by the clamors of those who demanded redress for injuries alleged to have been received at her hands. In 1674 the heirs of Mason and Gorges, in despair at the reoccupation of Maine, proposed to surrender their claim to the king, reserving one third of the product of the customs for themselves. The London merchants also had become restive under the systematic violation of the Navigation Acts. The breach in the revenue laws had, indeed, been long a subject of complaint, and the commissioners had received instructions relating thereto ; but it was not till this year that these questions became serious.

The first statute had been passed by the Long Parliament, but the one that most concerned the colonies was not enacted till 1663. The object was not only to protect English shipping, but to give her the entire trade of her dependencies. To that end it was made illegal to import European produce into any plantation except through England ; and, conversely, colonial goods could only be exported by being landed in England.

The theory upon which this legislation was based is

¹ *Reforming Synod, Magnalia*, bk. 5, pt. 4.

exploded ; enforced, it would have crippled commerce ; but it was then, and always had been, a dead letter at Boston. New England was fast getting its share of the carrying trade. London merchants already began to feel the competition of its cheap and untaxed ships, and manufacturers to complain that they were undersold in the American market, by goods brought direct from the Continental ports. A petition, therefore, was presented to the king, to carry the law into effect. No colonial office then existed ; the affairs of the dependencies were assigned to a committee of the Privy Council, called the Lords of Committee of Trade and Plantations ; and on these questions being referred by them to the proper officers, the commissioners of customs sustained the merchants ; the attorney-general, the heirs of Mason and Gorges.¹ The famous Edward Randolph now appears. The government was still too deeply embarrassed to act with energy. A temporizing policy was therefore adopted ; and as the experiment of a commission had failed, Randolph was chosen as a messenger to carry the petitions and opinions to Massachusetts ; together with a letter from the king, directing that agents should be sent in answer thereto. After delivering them, he was ordered to devote himself to preparing a report upon the country. He reached Boston June 10, 1676. Although it was a time of terrible suffering from the ravages of the Indian war, the temper of the magistrates was harsher than ever.

¹ Palfrey, iii. 281 ; Chalmers's *Political Annals of the United Colonies*, p. 262.



The repulse of the commissioners had convinced them that Charles was not only lazy and ignorant, but too poor to use force; and they also believed him to be so embroiled with Parliament as to make his overthrow probable. Filled with such feelings, their reception of Randolph was almost brutal. John Leverett was governor, who seems to have taken pains to mark his contempt in every way in his power. Randolph was an able, but an unscrupulous man, and probably it would not have been difficult to have secured his good-will. Far however from bribing, or even flattering him, they so treated him as to make him the bitterest enemy the Puritan Commonwealth ever knew.

Being admitted into the council chamber, he delivered the letter.¹ The governor opened it, glanced at the signature, and, pretending never to have heard of Henry Coventry, asked who he might be. He was told he was his majesty's principal secretary of state. He then read it aloud to the magistrates. Even the fierce Endicott, when he received the famous "missive" from the Quaker Shattock, "laid off his hat . . . [when] he look'd upon the papers,"² as a mark of respect to his king; but Leverett and his council remained covered. Then the governor said "that the matters therein contained were very inconsiderable things and easily answered, and it did no way concern that government to take any notice thereof;" and so

¹ Randolph's Narrative. *Hutch. Coll.*, Prince Soc. ed. ii. 240.

² Sewel, p. 282.

Randolph was dismissed. Five days after he was again sent for, and asked whether he "intended for London by that ship that was ready to saile?" If so, he could have a duplicate of the answer to the king, as the original was to go by other hands. He replied that he had other business in charge, and inquired whether they had well considered the petitions, and fixed upon their agents so soon. Leverett did not deign to answer, but told him "he looked upon me as Mr. Mason's agent, and that I might withdraw." The next day he saw the governor at his own house, who took occasion, when Randolph referred to the Navigation Acts, to expound the legal views of the theocracy. "He freely declared to me that the lawes made by your majestie and your Parliament obligeth them in nothing but what consists with the interest of that colony, that the legislative power is and abides in them solely . . . and that all matters in difference are to be concluded by their finall determination, without any appeal to your majestie, and that your majestie ought not to retrench their liberties, but may enlarge them."¹ One last interview took place when Randolph went for dispatches for England, after his return from New Hampshire; then he "was entertained by" Leverett "with a sharp reproof for publishing the substance of my errand into those parts, contained in your majestie's letters, . . . telling me that I designed to make a mutiny. . . . I told him, if I had done anything amisse, upon com-

¹ Randolph's Narrative. *Hutch. Coll.*, Prince Soc. ed. ii. 243.

plaint made to your majestie he would certainly have justice done him." . . .

"At my departure . . . he . . . intreated me to give a favourable report of the country and the magistrates thereof, adding that those that blessed them God would blesse, and those that cursed them God would curse." And that "they were a people truely fearing the Lord and very obedient to your majestie."¹ And so the royal messenger was dismissed in wrath, to tell his story to the king.

The legislature met in August, 1676, and a decision had to be made concerning agents. On the whole, the clergy concluded it would be wiser to obey the crown, "provided they be, with vtmost care & caution, qualified as to their instructions."² Accordingly, after a short adjournment, the General Court chose William Stoughton and Peter Bulkely; and having strictly limited their power to a settlement of the territorial controversy, they sent them on their mission.³

Almost invariably public affairs were seen by the envoys of the Company in a different light from that in which they were viewed by the clerical party at home, and these particularly had not been long in London before they became profoundly alarmed. There was, indeed, reason for grave apprehension. The selfish and cruel policy of the theocracy had borne its natural fruit: without an ally in the world,

¹ *Hutch. Coll.*, Prince Soc. ed. ii. 248.

² *Mass. Rec.* v. 99.

³ *Mass. Rec.* v. 114.

Massachusetts was beset by enemies. Quakers, Baptists, and Episcopalianists whom she had persecuted and exiled ; the heirs of Mason and Gorges, whom she had wronged ; Andros, whom she had maligned ;¹ and Randolph, whom she had insulted, wrought against her with a government whose sovereign she had offended and whose laws she had defied. Even her English friends had been much alienated.²

The controversy concerning the boundary was referred to the two chief justices, who promptly decided against the Company ;³ and the easy acquiescence of the General Court must raise a doubt as to their faith in the soundness of their claims. And now again the fatality which seemed to pursue the theocracy in all its dealings with England led it to give fresh provocation to the king by secretly buying the title of Gorges for twelve hundred and fifty pounds.⁴

Charles had intended to settle Maine on the Duke of Monmouth. It was a worthless possession, whose revenue never paid for its defence ; yet so stubborn was the colony that it made haste to anticipate the crown and thus become “Lord Proprietary” of a burdensome province at the cost of a slight which was never forgiven. Almost immediately the Privy

¹ He had been accused of countenancing aid to Philip when governor of New York. *O'Callaghan Documents*, iii. 258.

² Palfrey, iii. 278, 279.

³ See Opinion ; Chalmers's *Annals*, p. 504.

⁴ May, 1677. Chalmers's *Annals*, pp. 396, 397. See notes, Palfrey, iii. 312.

Council had begun to open other matters, such as coining and illicit trade; and the attorney-general drew up a list of statutes which, in his opinion, were contrary to the laws of England. The agents protested that they were limited by their instructions, but were sharply told that his majesty did not think of treating with his own subjects as with foreigners, and it would be well to intimate the same to their principals.¹ In December, 1677, Stoughton wrote in great alarm that something must be done concerning the Navigation Acts or a breach would be inevitable.² And the General Court saw reason in this emergency to increase the tension by reviving the obnoxious oath of fidelity to the country,³— the substitute for the oath of allegiance,— and thus gave Randolph a new and potent weapon. In the spring⁴ the law officers gave an opinion that the misdemeanors alleged against Massachusetts were sufficient to avoid her patent; and the Privy Council, in view of the encroachments and injuries which she had continually practised on her neighbors, and her contempt of his majesty's commands, advised that a *quo warranto* should be brought against the charter. Randolph was appointed collector at Boston.⁵

Even Leverett now saw that some concessions must be made, and the General Court ordered the oath of

¹ Palfrey, iii. 309.

² Hutch. *Hist.* i. 288.

³ *Mass. Rec.* v. 154.

⁴ Palfrey, iii. 316, 317; Chalmers's *Annals*, p. 439.

⁵ 1678, May 31.

allegiance to be taken ; nothing but perversity seems to have caused the long delay.¹ The royal arms were also carved in the court-house ; and this was all, for the clergy were determined upon those matters touching their authority. The agents were told, “that which is farr more considerable then all these is the interest of the Lord Jesus & of his churches . . . w^{ch} ought to be farr dearer to us than our liues ; and . . . wee would not that by any concessions of ours, or of yo^rs . . . the least stone should be put out of the wall.”²

Both agents and magistrates were, nevertheless, thoroughly frightened, and being determined not to yield, in fact, they resorted to a policy of misrepresentation, with the hope of deceiving the English government.³ Stoughton and Bulkely had already assured the Lords of Committee that the “rest of the inhabitants were very inconsiderable as to number, compared with those that were acknowledged church-members.”⁴ They were in fact probably as five to one. The General Court had been censured for using the word Commonwealth in official documents, as intimating independence. They hastened to assure the crown that it had not of late been used, and should not be thereafter ;⁵ yet in November, 1675,

¹ Oct. 2, 1678. *Mass. Rec.* v. 193. See Palfrey, iii. 320, note 2.

² *Mass. Rec.* v. 202.

³ See Answers of Agents, Chalmers’s *Annals*, p. 450.

⁴ Palfrey, iii. 318.

⁵ *Mass. Rec.* v. 198. And see, in general, the official correspondence, pp. 197-203.

commissions were thus issued.¹ But the breaking out of the Popish plot began to absorb the whole attention of the government at London ; and the agents, after receiving a last rebuke for the presumption of the colony in buying Maine, were at length allowed to depart.²

Nearly half a century had elapsed since the emigration, and with the growth of wealth and population changes had come. In March, John Leverett, who had long been the head of the high-church party, died, and the election of Simon Bradstreet as his successor was a triumph for the opposition. Great as the clerical influence still was, it had lost much of its old despotic power, and the congregations were no longer united in support of the policy of their pastors. This policy was singularly desperate. Casting aside all but ecclesiastical considerations, the clergy consistently rejected any compromise with the crown which threatened to touch the church. Almost from the first they had recognized that substantial independence was necessary in order to maintain the theocracy. Had the colony been strong, they would doubtless have renounced their allegiance ; but its weakness was such that, without the protection of England, it would have been seized by France. Hence they resorted to expedients which could only end in disaster, for it was impossible for Massachusetts, while part of the British Empire, to refuse obedience at her pleasure to laws which other colonies cheerfully obeyed.

¹ Palfrey, iii. 322.

² Nov. 1679.

Without an ally, no resistance could be made to England, when at length her sovereignty should be asserted; and an armed occupation and military government were inevitable upon a breach.

Though such considerations are little apt to induce a priesthood to surrender their temporal power, they usually control commercial communities. Accordingly, Boston and the larger towns favored concession, while the country was the ministers' stronghold. The result of this divergence of opinion was that the moderate party, to which Bradstreet and Dudley belonged, predominated in the Board of Assistants, while the deputies remained immovable. The branches of the legislature thus became opposed; no course of action could be agreed on, and the theocracy drifted to its destruction.

The duplicity characteristic of theological politics grew daily more marked. In May, 1679, a law had been passed forbidding the building of churches without leave from the freemen of the town or the General Court.¹ On the 11th of June, 1680, three persons representing the society of Baptists were summoned before the legislature, charged with the crime of erecting a meeting-house. They were admonished and forbidden to meet for worship except with the established congregations; and their church was closed.² That very day an address was voted to the king, one passage of which is as follows: "Concern-

¹ *Mass. Rec.* v. 213.

² *Mass. Rec.* v. 271.

ing liberty of conscience, . . . that after all, a multitude of notorious errors . . . be openly broached, . . . amongst us, as by the Quakers, &c., wee presume his majesty doeth not intend; and as for other Protestant dissenters, that carry it peaceably & soberly, wee trust there shall be no cause of just complaint against us on their behalfe.”¹

Meanwhile Randolph had renewed his attack. He declared that in spite of promises and excuses the revenue laws were not enforced; that his men were beaten, and that he hourly expected to be thrown into prison; whereas in other colonies, he asserted, he was treated with great respect.² There can be no doubt ingenuity was used to devise means of annoyance, and certainly the life he was made to lead was hard. In March³ he sailed for home, and while in London he made a series of reports to the government which seem to have produced the conviction that the moment for action had come. In December he returned, commissioned as deputy-surveyor and auditor-general for all New England, except New Hampshire. When Stoughton and Bulkely were dismissed, the colony had been commanded to send new agents within six months. In September, 1680, another royal letter had been written, in which the king dwelt upon the misconduct of his subjects, “when . . . we signified unto you our gracious inclination to have all past deeds forgotten . . . wee then little thought that

¹ *Mass. Rec.* v. 287.

² June, 1680. Palfrey, iii. 340.

³ March 15, 1680-1.

those markes of our grace and favour should have found no better acceptance amoung you. . . . We doe therefore by these our letters, strictly command and require you, as you tender your allegiance unto us, and will deserve the effects of our grace and favour (which wee are enclyned to afford you) seriously to reflect upon our commands ; . . . and particularly wee doe hereby command you to send over, within three months after the receipt hereof, such . . . persons as you shall think fitt to choose, and that you give them sufficient instructions to attend the regulation and settlement of that our government.”¹

The General Court had not thought fit to regard these communications, and now Randolph came charged with a long and stern dispatch, in which agents were demanded forthwith, “in default whereof, we are fully resolved, in Trinity Term next ensuing, to direct our attorney-general to bring a quo warranto in our court of kings-bench, whereby our charter granted unto you, with all the powers thereof, may be legally evicted and made void ; and so we bid you farewel.”²

Hitherto the clerical party had procrastinated, buoyed up by the hope that in the fierce struggle with the commons Charles might be overthrown ; but this dream ended with the dissolution of the Oxford Parliament, and further inaction became impossible. Joseph Dudley and John Richards were chosen agents,

¹ Sept. 30. *Hutch. Coll.*, Prince Soc. ed. ii. 261.

² Chalmers’s *Annals*, p. 449.

and provided with instructions bearing the peculiar tinge of ecclesiastical statesmanship.

They were directed to represent that appeals would be intolerable; and, for their private guidance, the legislature used these words: "We therefore doe not vnderstand by the regulation of the gouernment, that any alteration of the patent is intended; yow shall therefore neither doe nor consent to any thing that may violate or infringe the libertjes & priuiledges granted to us by his maj^{ties} royall charter, or the gouernment established thereby; but if any thing be propounded that may tend therevnto, yow shall say, yow haue received no instruction in that matter."¹ With reference to the complaints made against the colony, they were to inform the king "that wee haue no law prohibbiting any such as are of the perswasion of the church of England, nor haue any euer desired to worship God accordingly that haue been denyed."²

Such a statement cannot be reconciled with the answer made the commissioners; and the laws compelled Episcopalianists to attend the Congregational worship, and denied them the right to build churches of their own.

"As for the Annabaptists, they are now subject to no other poenal statutes then those of the Congregational way." This sophistry is typical. The law under which the Baptist church was closed applied in terms to all inhabitants, it is true; but it was contrived to suppress schism, it was used to coerce here-

¹ *Mass. Rec.* v. 349.

² *Mass. Rec.* v. 347. March 23.

ties, and it was unrepealed. Moreover, it would seem as though the statute inflicting banishment must then have still been in force.

The assurances given in regard to the reform of the suffrage were precisely parallel: —

“ For admission of ffreemen, wee humbly conceive it is our liberty, by charter, to chuse whom wee will admitt into our oun company, w^{ch} yet hath not binn restrayned to Congregational men, but others haue been admitted, who were also provided for according to his maj^{ties} direction.” ¹

Such insincerity gave weight to Randolph’s words when he wrote: “ My lord, I have but one thing to reminde your lordship, that nothing their agents can say or doe in England can be any ground for his majestie to depend upon.” ²

With these documents and one thousand pounds for bribery, soon after increased to three,³ Dudley and Richards sailed. Their powers were at once rejected at London as insufficient, and the decisive moment came.⁴ The churchmen of Massachusetts had to determine whether to accept the secularization of their government or abandon every guaranty of popular liberty. The clergy did not hesitate before the momentous alternative: they exerted themselves to the utmost, and turned the scale for the last time.⁵ In

¹ 1681-2, March 23.

² Randolph to Clarendon. *Hutch. Coll.*, Prince Soc. ed. ii. 277.

³ Chalmers’s *Annals*, p. 461.

⁴ *Idem*, p. 413.

⁵ *Hutch. Hist.* i. 303, note.

fresh instructions the agents were urged to do what was possible to avert, or at least delay, the stroke; but they were forbidden to consent to appeals, or to alterations in the qualifications required for the admission of freemen.¹ They had previously been directed to pacify the king by a present of two thousand pounds; and this ill-judged attempt at bribery had covered them with ridicule.²

Further negotiation would have been futile. Proceedings were begun at once, and Randolph was sent to Boston to serve the writ of *quo warranto*;³ he was also charged with a royal declaration promising that, even then, were submission made, the charter should be restored with only such changes as the public welfare demanded.⁴ Dudley, who was a man of much political sagacity, had returned and strongly urged moderation. The magistrates were not without the instincts of statesmanship: they saw that a breach with England must destroy all safeguards of the common freedom, and they voted an address to the crown accepting the proffered terms.⁵ But the clergy strove against them: the privileges of their order were at stake; they felt that the loss of their importance would be "destructive to the interest of religion and of Christ's kingdom in the colony,"⁶ and they roused their congregations to resist. The deputies did

¹ 1683, March 30. *Mass. Rec.* v. 390.

² Hutch. *Hist.* i. 303, note.

³ 1683, July 20.

⁴ *Mass. Rec.* v. 422, 423.

⁵ 1683, 15 Nov. Hutch. *Hist.* i. 304.

⁶ Palfrey, iii. 381.

not represent the people, but the church. They were men who had been trained from infancy by the priests, who had been admitted to the communion and the franchise on account of their religious fervor, and who had been brought into public life because the ecclesiastics found them pliable in their hands. The influence which had moulded their minds and guided their actions controlled them still, and they rejected the address.¹ Increase Mather took the lead. He stood up at a great meeting in the Old South, and exhorted the people, “telling them how their fore-fathers did purchase it [the charter], and would they deliver it up, even as Ahab required Naboth’s vineyard, Oh! their children would be bound to curse them.”²

All that could be resolved on was to retain Robert Humphrys of the Middle Temple to interpose such delays as the law permitted; but no attempt was made at defence upon the merits of their cause, probably because all knew well that no such defence was possible.

Meanwhile, for technical reasons, the *quo warranto* had been abandoned, and a writ of *scire facias* had been issued out of chancery. On June 18, 1684, the lord keeper ordered the defendant to appear and plead on the first day of the next Michaelmas Term. The time allowed was too short for an answer from America, and judgment was entered by default.³ The

¹ Nov. 30. Palfrey, iii. 385.

² Palfrey, iii. 388, note 1.

³ Decree entered June 21, 1684; confirmed, Oct. 23. Palfrey, iii. 393, note.

decree was arbitrary, but no effort was made to obtain relief. The story, however, is best told by Humphrys himself :—

“ It is matter of astonishment to me, to think of the returnes I haue had from you in the affaire of yo^r charter ; that a prudent people should think soe little, in a thing of the greatest moment to them.

“ Which charge I humbly justify in the foll^g particulars, and yet at the same time confess that all you could haue done would but haue gained more time, and spent more money, since the breaches assigned ag^t you, were as obvious as vnanswerable, soe as all the service yo^r councill and friends could haue done you here, would haue onely served to deplore, not prevent the inevitable loss.

“ When I sent you the lord keeper’s order of the 18th of June 1684 requireing yo^r appeareing peromp-torily the first day of Michas Tearme then next, and pleading to yssue . . . you may remember I sent with it such drafts of lres of attorney, to pass vnder your comon seale as were essentially necessary to empower and justify such appearance, and pleading for you here, which you could not imagine but that you must haue had due time to returne them in, noe law compelling impossibilities.

“ When the first day of that Michas Tearme came, and yo^r lres of attorney neither were, nor indeed could be return’d . . . I applyd by councill to the Court of Chancery to enlarge that time urgeing the impossibility of hauing a returne from you in the time allotted.

. . . But it is true my lord keeper cutt the ground from under us which wee stood upon, by telling us the order of the 18th of June was a surprize upon his lo^p and that he ought not to haue granted it, for that every corporacon ought to haue an attorney in every court to appeare to his ma^{ts} suite, and that London had such. . . . However certainly you ought when my tres were come to you, nunc pro tune, to haue past the tres of attorney I sent you under your comon seale and sent them me, and not to haue stopt them upon any private surmises from other hands then his you had entrusted in that matter; and the rather for that the judgm^{ts} of law, espetially those taken by defaults for non appearances, are not like, the laws of the Medes and Persians irrevocable, but are often on just grounds sett aside by the court here, and the defendants admitted to plead as if noe such judgm^{ts} had been entred vp, and the very order it selfe of the 18th of June guies you a home instance of it.

“ And indeed I did therefore forbeare giueing you an acco^t of a further time being denyd, and the entry of judgm^t ag^t you, expecting you would before such tre could haue reacht you haue sent me the tres of attorney vnder your corporacon seale that the court might haue been moved to admitt yo^r appearance and plea and waiued the judgm^t.

“ But instead of those tres of attorney under your seale you sent me an address to his late ma^{ty}, I confess judiciously drawne. But it is my wonder in which

of yo^r capacityes you could imagine it should be presented to his ma^{ty}, for if as a corporacon, a body politique, it should have been putt under your corporacon seale if as a private community it should haue been signed by your order. But the paper has neither private hand nor publique seale to it and soe must be lost. . . .

“ In this condicon what could a man doe for you, nothing publiquely for he had noe warrant from you to justify the accon.”¹

So perished the Puritan Commonwealth. The child of the Reformation, its life sprang from the assertion of the freedom of the mind; but this great and noble principle is fatal to the temporal power of a priesthood, and during the supremacy of the clergy the government was doomed to be both persecuting and repressive. Under no circumstance could the theocracy have endured: it must have fallen by revolt from within if not by attack from without. That Charles II. did in fact cause its overthrow gives him a claim to our common gratitude, for he then struck a decisive blow for the emancipation of Massachusetts; and thus his successor was enabled to open before her that splendid career of democratic constitutional liberty which was destined to become the basis of the jurisprudence of the American Union.

¹ *Mass. Archives*, cxi. 343.

CHAPTER VII.

THE WITCHCRAFT.

THE history of the years between the dissolution of the Company of Massachusetts Bay and the reorganization of the country by William III. in 1692 has little bearing upon the development of the people; for the presidency of Dudley and the administration of Andros were followed by a revolution that paralyzed all movement. During the latter portion of this interval the colony was represented at London by three agents, of whom Increase Mather was the most influential, who used every effort to obtain the reëstablishment of the old government; they met, however, with insuperable obstacles. Quietly to resume was impossible; for the obstinacy of the clergy, in refusing all compromise with Charles II., had caused the patent to be cancelled; and thus a new grant had become necessary. Nor was this all, for the attorney and solicitor general, with whom the two chief justices concurred,¹ gave it as their opinion that, supposing no decree had been rendered, and the same powers were exercised as before, a writ of *scire facias* would certainly be issued, upon which a similar judgment would inevitably be entered. These considerations, however,

¹ *Parentator*, p. 139.

became immaterial, as the king was a statesman, and had already decided upon his policy. His views had little in common with those held by the Massachusetts ecclesiastics, and when the Rev. Mr. Mather first read the instrument in which they had been embodied, he declared he "would sooner part with his life than consent unto such minutes."¹ He grew calmer, however, when told that his "consent was not expected nor desired;" and with that energy and decision for which he was remarkable, at once secured the patronage.

The constitutional aspect of the Provincial Charter is profoundly interesting, and it will be considered in its legal bearings hereafter. Its political tendencies, however, first demand attention, for it wrought a complete social revolution, since it overthrew the temporal power of the church. Massachusetts, Maine, and Plymouth were consolidated, and within them toleration was established, except in regard to Papists; the religious qualification was swept away, and in its stead freeholders of forty shillings per annum, or owners of personal property to the value of forty pounds sterling, were admitted to the franchise; the towns continued to elect the house of representatives, and the whole Assembly chose the council, subject to the approval of the executive.² The governor, lieutenant-governor, and secretary were appointed by the crown; the governor had a veto, and the king reserved the right to disallow legislation within three years of the date of its enactment. Thus the theoc-

¹ *Parentator*, p. 134.

² Hutch. *Hist.* ii. 15, 16.

racy fell at a single blow ; and it is worthy of remark that thenceforward prosecutions for sedition became unknown among the people of the Province of Massachusetts Bay. Yet, though the clerical oligarchy was no longer absolute, the ministers still exerted a prodigious influence upon opinion. Not only did they speak with all the authority inherited with the traditions of the past ; not only had they or their predecessors trained the vast majority of the people from their cradles to reverence them more than anything on earth, but their compact organization was as yet unimpaired, and at its head stood the two Mathers, the pastors of the Old North Church. Thus venerated and thus led, the elders were still able to appeal to the popular superstition and fanaticism with terrible effect.

Widely differing judgments have been formed of these two celebrated divines ; the ecclesiastical view is perhaps well summed up by the Rev. John Eliot, who thus describes the President of Harvard : “ He was the father of the New England clergy, and his name and character were held in veneration, not only by those, who knew him, but by succeeding generations.”¹ All must admit his ability and learning, while in sanctimoniousness of deportment he was unrivalled. His son Cotton says he had such a “ gravity as made all sorts of persons, wherever he came, to be struck with a sensible awe of his presence, . . . yea, if he laughed on them, they believed it not.” “ His very coun-

¹ *Biographical Dictionary*, p. 312.

nance carried the force of a sermon with it."¹ He kept a strict account of his mental condition, and always was pleased when able to enter in his diary at the end of the day, "heart serious." He was unctuous in his preaching, and wept much in the pulpit; he often mentions being "quickened at the Lord's table [during which] tears gushed from me before the Lord,"² but of his self-sacrifice, his mercy, and his truth, his own acts and words are the best evidence that remain.

When the new government was about to be put in operation, an extraordinary amount of patronage lay at the disposal of the crown; for, beside the regular executive officers, the entire council had to be named, since they could not be elected until a legislature had been organized to choose them. Increase Mather, Elisha Cooke, and Thomas Oakes were acting as agents, and all had been bitterly opposed to the new charter; but of the three, the English ministers thought Mather the most important to secure. And now an odd coincidence happened in the life of this singular man. He suddenly one day announced himself convinced that the king's project was not so intolerable as to be unworthy of support; and then it very shortly transpired that he had been given all the spoil before the patent had passed the seals.³ The proximity of these events is interesting as bearing on the methods of ecclesiastical statesmen, and it is also

¹ *Parentator*, p. 40.

² *Parentator*, p. 48.

³ Palfrey, iv. 85.

instructive to observe how thorough a master of the situation this eminent divine proved himself to be. He not only appointed all his favorite henchmen to office, but he rigidly excluded his colleagues at London, who had continued their opposition, and every one else who had any disposition to be independent. His creature, Sir William Phips, was made governor; William Stoughton, who was bred for the church, and whose savage bigotry endeared him to the clergy, was lieutenant-governor; and the council was so packed that his excellent son broke into a shout of triumph when he heard the news:—

“The time has come! the set time has come! I am now to receive an answer of so many prayers. All the councillors of the province are of my own father’s nomination; and my father-in-law, with several related unto me, and several brethren of my own church are among them. The governor of the province is not my enemy, but one whom I baptized; namely, Sir William Phips, one of my own flock, and one of my dearest friends.”¹ Such was the government the theocracy left the country as its legacy when its own power had passed away, and dearly did Massachusetts rue that fatal gift in her paroxysms of agony and blood.

At the close of the seventeenth century the belief in witchcraft was widespread, and among the more ignorant well-nigh universal. The superstition was, moreover, fostered by the clergy, who, in adopting this

¹ Cotton Mather’s *Diary*; Quincy’s *History of Harvard*, i. 60.

policy, were undoubtedly actuated by mixed motives. Their credulity probably made them for the most part sincere in the unbounded confidence they professed in the possibility of compacts between the devil and mankind ; but, nevertheless, there is abundant evidence in their writings of their having been keenly alive to the fact that men horror-stricken at the sight of the destruction of their wives and children by magic would grovel in the submission of abject terror at the feet of the priest who promised to deliver them.

The elders began the agitation by sending out a paper of proposals for collecting stories of apparitions and witchcrafts, and in obedience to their wish Increase Mather published his " *Illustrious Provi-
dences* " in 1683-4. Two chapters of this book were devoted to sorceries, and the reverend author took occasion to intimate his opinion that those who might doubt the truth of his relations were probably themselves either heretics or wizards. This movement of the clergy seems to have highly inflamed the popular imagination,¹ yet no immediate disaster followed ; and the nervous exaltation did not become deadly until 1688. In the autumn of that year four children of a Boston mason named Goodwin began to mimic the symptoms they had so often heard described ; the father, who was a pious man, called in the ministers of Boston and Charlestown, who fasted and prayed, and succeeded in delivering the youngest, who was five. Meanwhile, one of the daughters had " cried out

¹ Hutch. *Hist.* ii. 24.

upon" an unfortunate Irish washerwoman, with whom she had quarrelled. Cotton Mather was now in his element. He took the eldest girl home with him and tried a great number of interesting experiments as to the relative power of Satan and the Lord; among others he gravely relates how when the sufferer was tormented elsewhere he would carry her struggling to his own study, into which entering, she stood immediately upon her feet, and cried out, "They are gone! They are gone! They say they cannot — God won't let 'em come here."¹

It is not credible that an educated and a sane man could ever have honestly believed in the absurd stuff which he produced as evidence of the supernatural; his description of the impudence of the children is amazing.

"They were divers times very near burning or drowning of themselves, but . . . by their own piti-
ful and seasonable cries for help still procured their deliverance: which made me consider, whether the little ones had not their angels, in the plain sense of our Saviour's intimation. . . . And sometimes, tho'
but seldom, they were kept from eating their meals,
by having their teeth sett when they carried any thing
to their mouthes."²

And it was upon such evidence that the washerwoman was hanged. There is an instant in the battle as the ranks are wavering, when the calmness of

¹ *Memorable Providences*, pp. 27, 28.

² *Idem*, pp. 15-17.

the officers will avert the rout ; and as to have held their soldiers then is deemed their highest honor, so to have been found wanting is their indelible disgrace ; the people stood poised upon the panic's brink, their pastors lashed them in.

Cotton Mather forthwith published a terrific account of the ghostly crisis, mixed with denunciations of the Sadducee or Atheist who disbelieved ; and to the book was added a preface, written by the four other clergymen who had assisted with their prayers, the character of which may be judged by a single extract. “The following account will afford to him that shall read with observation, a further clear confirmation, that, there is both a God, and a devil, and witchcraft : that there is no outward affliction, but what God may, (and sometimes doth) permit Satan to trouble his people withal.”¹ Not content with this, Mather goaded his congregation into frenzy from the pulpit. “Consider also, the misery of them whom witchcraft may be let loose upon. What is it to fall into the hands of devils? . . . O what a direful thing is it, to be prickt with pins, and stab’d with knives all over, and to be fill’d all over with broken bones? ’Tis impossible to reckon up the varieties of miseries which those monsters inflict where they can have a blow. No less than death, and that a languishing and a terrible death will satisfie the rage of those formidable dragons.”² The pest was sure to spread in a credulous

¹ *Memorable Providences*, Preface.

² *Discourse on Witchcraft*, p. 19.

community, fed by their natural leaders with this morbid poison, and it next broke out in Salem village in February, 1691-2. A number of girls had become intensely excited by the stories they had heard, and two of them, who belonged to the family of the clergyman, were seized with the usual symptoms. Of Mr. Parris it is enough to say that he began the investigation with a frightful relish. Other ministers were called in, and prayer-meetings lasting all day were held, with the result of throwing the patients into convulsions.¹ Then the name of the witch was asked, and the girls were importuned to make her known. They refused at first, but soon the pressure became too strong, and the accusations began. Among the earliest to be arrested and examined was Goodwife Cory. Mr. Noyes, teacher of Salem, began with prayer, and when she was brought in the sufferers "did vehemently accuse her of afflicting them, by biting, pinching, strangling, &c., and they said, they did in their fits see her likeness coming to them, and bringing a book for them to sign."² By April the number of informers and of the suspected had greatly increased and the prisons began to fill. Mr. Parris behaved like a madman; not only did he preach inflammatory sermons, but he conducted the examinations, and his questions were such that the evidence was in truth nothing but what he put in the mouths of the witnesses; yet he seems to have been guilty of

¹ Calef's *More Wonders*, p. 90 *et seq.*

² *Idem*, p. 92.

a darker crime, for there is reason to suppose he garbled the testimony it was his sacred duty to truly record.¹ And in all this he appears to have had the approval and the aid of Mr. Noyes. Such was the crisis when Sir William Phips landed on the 14th of May, 1692; he was the Mathers' tool, and the result could have been foretold. Uneducated and credulous, he was as clay in the hands of his creators; and his first executive act was to cause the miserable prisoners to be fettered. Jonathan Cory has described what befell his wife: "Next morning the jaylor put irons on her legs (having received such a command) the weight of them was about eight pounds; these irons and her other afflictions, soon brought her into convulsion fits, so that I thought she would have died that night."²

At the beginning of June the governor, by an arbitrary act, created a court to try the witches, and at its head put William Stoughton. Even now it is impossible to read the proceedings of this sanguinary tribunal without a shudder, and it has left a stain upon the judiciary of Massachusetts that can never be effaced.

Two weeks later the opinion of the elders was asked, as it had been of old, and they recommended the "speedy and vigorous prosecutions of such as have rendered themselves obnoxious,"³ nor did their

¹ *Grounds of Complaint against Parris*, § 6; *More Wonders*, p. 96 (i. e. 56).

² *More Wonders*, p. 97.

³ *Hutch. Hist.* ii. 53.

advice fall upon unwilling ears. Stoughton was already at work, and certain death awaited all who were dragged before that cruel and bloodthirsty bigot; even when the jury acquitted, the court refused to receive the verdict. The accounts given of the legal proceedings seem monstrous. The preliminary examinations were conducted amid such "hideous clamours and screechings," that frequently the voice of the defendant was drowned, and if a defence was attempted at a trial, the victim was browbeaten and mocked by the bench.¹

The ghastly climax was reached in the case of George Burroughs, who had been the clergyman at Wells. At his trial the evidence could hardly be heard by reason of the fits of the sufferers. "The chief judge asked the prisoner, who he thought hindered these witnesses from giving their testimonies? and he answered, he supposed it was the devil. That honourable person then replied, How comes the devil so loath to have any testimony born against you? Which cast him into very great confusion." Presently the informers saw the ghosts of his two dead wives, whom they charged him with having murdered, stand before him "crying for vengeance;" yet though much appalled, he steadily denied that they were there. He also roused his judges' ire by asserting that "there neither are, nor ever were, witches."²

He and those to die with him were carried through

¹ *More Wonders*, p. 102.

² *Idem.* pp. 115-119.

the streets of Salem in a cart. As he climbed the ladder he called God to witness he was innocent, and his words were so pathetic that the people sobbed aloud, and it seemed as though he might be rescued even as he stood beneath the tree. Then when at last he swung above them, Cotton Mather rode among the throng and told them of his guilt, and how the fiend could come to them as an angel of light, and so the work went on. They cut him down and dragged him by his halter to a shallow hole among the rocks, and threw him in, and there they lay together with the rigid hand of the wizard Burroughs still pointing upward through his thin shroud of earth.¹

By October it seemed as though the bonds of society were dissolving; nineteen persons had been hanged, one had been pressed to death, and eight lay condemned; a number had fled, but their property had been seized and they were beggars; the prisons were choked, while more than two hundred were accused and in momentary fear of arrest;² even two dogs had been killed. The plague propagated itself; for the only hope for those cried out upon was to confess their guilt and turn informers. Thus no one was safe. Mr. Willard, pastor of the Old South, who began to falter, was threatened; the wife of Mr. Hale, pastor of Beverly, who had been one of the great leaders of the prosecutions, was denounced; Lady Phips herself was named. But the race who peopled New Eng-

¹ *More Wonders*, pp. 103, 104.

² *Idem*, p. 110.

land had a mental vigor which even the theocracy could not subdue, and Massachusetts had among her sons liberal and enlightened men, whose voice was heard, even in the madness of the terror. Of these, the two Brattles, Robert Calef, and John Leverett were the foremost; and they served their mother well, though the debt of gratitude and honor which she owes them she has never yet repaid.

On the 8th, four days before the meeting of the legislature, and probably at the first moment it could be done with safety, Thomas Brattle wrote an admirable letter,¹ in which he exposed the folly and wickedness of the delusion with all the energy the temper of the time would bear; had he miscalculated, his error of judgment would probably have cost him his life. At the meeting of the General Court the illegal and blood-stained commission came to an end, and as the reaction slowly and surely set in, Phips began to feel alarm lest he should be called to account in England; accordingly, he tried to throw the blame on Stoughton: "When I returned, I found people much dissatisfied at the proceedings of the court; . . . The deputy-governor, [Stoughton] notwithstanding, persisted vigorously in the same method. . . . When I put an end to the court, there was at least fifty persons in prison, in great misery by reason of the extreme cold and their poverty. . . . I permitted a special superior court to be held at Salem, . . . on the third day of January, the lieutenant-governor being

¹ *Mass. Hist. Coll.* first series, v. 61.

chief judge. . . . All . . . were cleared, saving three. . . . The deputy-governor signed a warrant for their speedy execution, and also of five others who were condemned at the former court. . . . But . . . I sent a reprieve; . . . the lieutenant-governor upon this occasion was enraged and filled with passionate anger, and refused to sit upon the bench at a superior court, at that time held at Charlestown; and, indeed, hath from the beginning hurried on these matters with great precipitancy, and by his warrant hath caused the estates, goods, and chattels of the executed to be seized and disposed of without my knowledge or consent.”¹ Some months earlier, also, just before the meeting of the legislature, he had called on Cotton Mather to defend him against the condemnation he had even then begun to feel, and the elder had responded with a volume which remains as a memorial of him and his compeers.² He gave thanks for the blood that had already flowed, and prayed to God for more. “They were some of the gracious words, inserted in the advice, which many of the neighbouring ministers, did this summer humbly lay before our honourable judges: ‘We cannot but with all thankfulness, acknowledge the success which the merciful God has given unto the sedulous and assiduous endeavours of our honourable rulers, to detect the abominable witchcrafts which have been committed in the

¹ Phips to the Earl of Nottingham, Feb. 21, 1693. Palfrey, iv. 112, note 2.

² *Wonders of the Invisible World.*

country ; humbly praying that the discovery of those mysterious and mischievous wickednesses, may be perfected.' If in the midst of the many dissatisfactions among us, the publication of these trials, may promote such a pious thankfulness unto God, for justice being so far, executed among us, I shall rejoice that God is glorified ; and pray that no wrong steps of ours may ever sully any of his glorious works." ¹

" These witches . . . have met in hellish rendezvouszes. . . . In these hellish meetings, these monsters have associated themselves to do no less a thing than to destroy the kingdom of our Lord Jesus Christ, in these parts of the world. . . . We are truly come into a day, which by being well managed might be very glorious, for the exterminating of those, accursed things, . . . But if we make this day quarrelsome, . . . Alas, O Lord, my flesh trembles for fear of thee, and I am afraid of thy judgments." ²

While reading such words the streets of Salem rise before the eyes, with the cart dragging Martha Cory to the gallows while she protests her innocence, and there, at her journey's end, at the gibbet's foot, stands the Rev. Nicholas Noyes, pointing to the dangling corpses, and saying : " What a sad thing it is to see eight firebrands of hell hanging there." ³

The sequence of cause and effect is sufficiently obvious. Although at a moment when the panic had

¹ *Wonders of the Invisible World*, pp. 82, 83.

² *Idem*, pp. 49-60.

³ *More Wonders*, p. 108.

got beyond control, even the most ultra of the clergy had been forced by their own danger to counsel moderation, the conservatives were by no means ready to abandon their potent allies from the lower world; the power they gave was too alluring. “ ‘Tis a strange passage recorded by Mr. Clark, in the life of his father, That the people of his parish refusing to be reclaimed from their Sabbath breaking, by all the zealous testimonies which that good man bore against it; at last [one night] . . . there was heard a great noise, with rattling of chains, up and down the town, and an horrid scent of brimstone. . . . Upon which the guilty consciences of the wretches, told them, the devil was come to fetch them away; and it so terrify’d them, that an eminent reformation follow’d the sermons which that man of God preached thereupon.”¹ They therefore saw the constant acquittals, the abandonment of prosecutions, and the growth of incredulity with regret. The next year Cotton Mather laid bare the workings of their minds with cynical frankness. “ The devils have with most horrendous operations broke in upon our neighbourhood, and God has at such a rate overruled all the fury and malice of those devils, that . . . the souls of many, especially of the rising generation, have been thereby waken’d unto some acquaintance with religion; our young people who belonged unto the praying meetings, of both sexes, apart would ordinarily spend whole nights by the whole weeks together in prayers and psalms upon

¹ *Wonders of the Invisible World*, p. 65.

these occasions; . . . and some scores of other young people, who were strangers to real piety, were now struck with the lively demonstrations of hell . . . before their eyes. . . . In the whole — the devil got just nothing, but God got praises, Christ got subjects, the Holy Spirit got temples, the church got addition, and the souls of men got everlasting benefits.”¹

Mather prided himself on what he had done. “I am not so vain as to say that any wisdom or virtue of mine did contribute unto this good order of things; but I am so just as to say, I did not hinder this good.”² Men with such beliefs, and lured onward by such temptations, were incapable of letting the tremendous power superstition gave them slip from their grasp without an effort on their own behalf; and accordingly it was not long before the Mathers were once more at work. On the 10th of September, 1693, or about nine months after the last spasms at Salem, and when the belief in enchantments was fast-falling into disrepute, a girl named Margaret Rule was taken with the accustomed symptoms in Boston. Forthwith these two godly divines repaired to her bedside, and this is what took place: —

Then Mr. M—— father and son came up, and others with them, in the whole were about thirty or forty persons, they being sat, the father on a stool, and the son upon the bedside by her, the son began to question her:

¹ *More Wonders*, p. 12.

² *Idem*, p. 12.

Margaret Rule, how do you do? Then a pause without any answer.

Question. What. Do there a great many witches sit upon you? *Answer.* Yes.

Question. Do you not know that there is a hard master?

Then she was in a fit. He laid his hand upon her face and nose, but, as he said, without perceiving breath; then he brush'd her on the face with his glove, and rubb'd her stomach (her breast not being covered with the bed clothes) and bid others do so too, and said it eased her, then she revived.

Q. Don't you know there is a hard master? *A.* Yes.

Reply. Don't serve that hard master, you know who.

Q. Do you believe? Then again she was in a fit, and he again rub'd her breast &c. . . . He wrought his fingers before her eyes and asked her if she saw the witches? *A.* No. . . .

Q. Who is it that afflicts you? *A.* I know not, there is a great many of them. . . .

Q. You have seen the black man, hant you? *A.* No.

Reply. I hope you never shall.

Q. You have had a book offered you, hant you? *A.* No.

Q. The brushing of you gives you ease, don't it? *A.* Yes. She turn'd herselfe, and a little groan'd.

Q. Now the witches scratch you, and pinch you,

and bite you, don't they? A. Yes. Then he put his hand upon her breast and belly, viz. on the clothes over her, and felt a living thing, as he said; which moved the father also to feel, and some others.

Q. Don't you feel the live thing in the bed? A. No. . . .

Q. Shall we go to pray . . . spelling the word. A. Yes. The father went to prayer for perhaps half an hour, chiefly against the power of the devil and witchcraft, and that God would bring out the afflictors. . . . After prayer he [the son] proceeded.

Q. You did not hear when we were at prayer did you? A. Yes.

Q. You don't hear always? you don't hear sometimes past a word or two, do you? A. No. Then turning him about said, this is just another Mercy Short. . . .

Q. What does she eat or drink? A. Not eat at all; but drink rum.¹

To sanctify to the godly the ravings of this drunken and abandoned wench was a solemn joy to the heart of this servant of Christ, who gave his life to "unwearied cares and pains, to rescue the miserable from the lions and bears of hell,"² therefore he prepared another tract. But his hour was well-nigh come. Though it was impossible that retribution should be meted out to him for his crimes, at least he did not

¹ *More Wonders*, pp. 13, 14.

² *Idem*, p. 10.

escape unscathed, for Calef and the Brattles, who had long been on his father's track and his, now seized him by the throat. He knew well they had been with him in the chamber of Margaret Rule, that they had gathered all the evidence; and so when Calef sent him a challenge to stand forth and defend himself, he shuffled and equivocated.

At length a rumor spread abroad that a volume was to be published exposing the whole black history, and then the priest began to cower. His Diary is full of his prayers and lamentations. "The book is printed, and the impression is this week arrived here. . . . I set myself to humble myself before the Lord under these humbling and wondrous dispensations, and obtain the pardon of my sins, that have rendered me worthy of such dispensations. . . .

" 28d. 10m. Saturday.—The Lord has permitted Satan to raise an extraordinary storm upon my father and myself. All the rage of Satan against the holy churches of the Lord falls upon us. First Calf's book, and then Coleman's, do set the people in a mighty ferment. All the adversaries of the churches lay their heads together, as if, by blasting of us, they hoped utterly to blow up all. The Lord fills my soul with consolations, inexpressible consolations, when I think on my conformity to my Lord Jesus Christ in the injuries and reproaches that are cast upon me. . . .

" 5d. 2m. Saturday [1701].—I find the enemies of the churches are set with an implacable enmity against myself; and one vile fool, namely, R. Calf, is employed

by them to go on with more of his filthy scribbles to hurt my precious opportunities of glorifying my Lord Jesus Christ. I had need be much in prayer unto my glorious Lord that he would preserve his poor servant from the malice of this evil generation, and of that vile man particularly.”¹

“More Wonders of the Invisible World” appeared in 1700, and such was the terror the clergy still inspired it is said it had to be sent to London to be printed, and when it was published no bookseller in Boston dared to offer it in his shop.² Yet though it was burnt in the college yard by the order of Increase Mather, it was widely read, and dealt the death-blow to the witchcraft superstition of New England. It did more than this: it may be said to mark an era in the intellectual development of Massachusetts, for it shook to its centre that moral despotism which the pastors still kept almost unimpaired over the minds of their congregations, by demonstrating to the people the necessity of thinking for themselves. But what the fate of its authors would have been had the priests still ruled may be guessed by the onslaught made on them by those who sat at the Mathers’ feet. “Spit on, Calf; thou shalt be but like the viper on Pauls hand, easily shaken off, and without any damage to the servant of the Lord.”³

¹ *Mass. Hist. Soc. Proc.* 1855-58, pp. 290-293.

² *Some Few Remarks*, p. 9.

³ *Idem*, p. 22.

CHAPTER VIII.

BRATTLE CHURCH.

If the working of the human mind is mechanical, the quality of its action must largely depend upon the training it receives. Viewed as civilizing agents, therefore, systems of education might be tested by their tendency to accelerate or retard the intellectual development of the race. The proposition is capable of being presented with almost mathematical precision ; the receptive faculty begins to fail at a comparatively early age ; thereafter new opinions are assimilated with increasing difficulty until the power is lost. This progressive period of life, which is at best brief, may, however, be indefinitely shortened by the interposition of artificial obstacles, which have to be overcome by a waste of time and energy, before the reason can act with freedom ; and when these obstacles are sufficiently formidable, the whole time is consumed and men are stationary. The most effectual impediments are those prejudices which are so easily implanted in youth, and which acquire tremendous power when based on superstitious terrors. Herein, then, lies the radical divergence between theological and scientific training : the one, by inculcating that tradition is sacred, that accurate investigation is sac-

rilege, certain to be visited with terrific punishment, and that the highest moral virtue is submission to authority, seeks to paralyze exact thought, and to produce a condition in which dogmatic statements of fact, and despotic rules of conduct, will be received with abject resignation ; the other, by stimulating the curiosity, endeavors to provoke inquiry, and, by encouraging a scrutiny of what is obscure, tries to put the mind in an impartial and questioning attitude toward all the phenomena of the universe.

The two methods are irreconcilable, and spring from the great primary instincts which are called conservatism and liberality. Necessarily the movement of any community must correspond exactly with the preponderance of liberalism. Where the theological incubus is unresisted it takes the form of a sacred caste, as among the Hindoos ; appreciable advance then ceases, except from some external pressure, such as conquest. The same tendencies in a mitigated form are seen in Spain, whereas Germany is scientific.

Such being the ceaseless conflict between these natural forces, the vantage-points for which the opposing parties have always struggled in western Europe are the pulpits and the universities. Through women the church can reach children at their most impressionable age, while at the universities the teachers are taught. Obviously, if a priesthood can control both positions their influence must be immense. At the beginning of any movement the conservatives are almost necessarily in possession, and their worst reverses

have come from defection from within ; for unless their organization is so perfect as not only to be animated by a single purpose, but capable of being controlled by a single will, liberals will penetrate within the fold, and if they can maintain their footing and preach with the authority of the ancient tradition it leads to revolution. It was thus the Reformation was accomplished.

The clergy of Massachusetts, with the true priestly instinct, took in the bearings of their situation from the instant they recognized that their political supremacy was passing away, and in order to keep their organization in full vigor they addressed themselves with unabated energy to enforcing the discipline which had been established ; at the same time they set the ablest of their number on guard at Harvard. But the task was beyond their strength ; they might as well have tried to dam the rising tide with sand.

There is a limit to the capacity of even the most gifted man, and Increase Mather committed a fatal error when he tried to be professor, clergyman, and statesman at once. He was, it is true, made president in 1685, but the next year John Leverett and William Brattle were chosen tutors and fellows, who soon developed into ardent liberals ; so it happened that when the reverend rector went abroad in 1688, in his character of politician, he left the college in the complete control of his adversaries. He was absent four years, and during this interval the man was educated who was destined to overthrow the Cam-

bridge Platform, the corner-stone of the conservative power.

Benjamin Colman was one of Leverett's favorite pupils and the intimate friend of Pemberton. As he was to be a minister, he stayed at Cambridge until he took his master's degree in 1695; he then sailed at once for England in the *Swan*. When she had been some weeks at sea she was attacked by a French privateer, who took her after a sharp action. During the fight Colman attracted attention by his coolness; but he declared that though he fired like the rest, "he was sensible of no courage but of a great deal of fear; and when they had received two or three broadsides he wondered when his courage would come, as he had heard others talk."¹

After the capture the Frenchmen stripped him and put him in the hold, and had it not been for a Madame Allaire, who kept his money for him, he might very possibly have perished from the exposure of an imprisonment in France, for his lungs were delicate. Moreover, at this time of his life he was always a pauper, for he was not only naturally generous, but so innocent and confiding as to fall a victim to any clumsy sharper. Of course he reached London penniless and in great depression of spirits; but he soon became known among the dissenting clergy, and at length settled at Bath, where he preached two years. He seems to have formed singularly strong friendships while in England, one of which was with Mr.

¹ *Life of B. Colman*, p. 6.

Walter Singer, at whose house he passed much time, and who wrote him at parting, "Methinks there is one place vacant in my affections, which nobody can fill beside you. But this blessing was too great for me, and God has reserved it for those that more deserved it.—I cannot but hope sometimes that Providence has yet in store so much happiness for me, that I shall yet see you."¹

Meanwhile opinion was maturing fast at home ; the passions of the witchcraft convulsion had gone deep, and in 1697 a movement began under the guidance of Leverett and the Brattles to form a liberal Congregational church. The close on which the meeting-house was to stand was conveyed by Thomas Brattle to trustees on January 10, 1698, and from the outset there seems to have been no doubt as to whom the pastor should be. On the 10th of May, 1699, a formal invitation was dispatched to Colman by a committee, of which Thomas Brattle was chairman, and it was accompanied by letters from many prominent liberals. Leverett wrote, "I shall exceedingly rejoice at your return to your country. We want persons of your character. The affair offered to your consideration is of the greatest moment." William Brattle was even more emphatic, while Pemberton assured him that "the gentlemen who solicit your return are mostly known to you — men of repute and figure, from whom you may expect generous treatment ; . . . I believe your return will be pleasing to

¹ *Life of B. Colman*, p. 48.

all that know you, I am sure it will be inexpressibly so to your unfeigned friend and servant.”¹ It was, however, thought prudent to have him ordained in London, since there was no probability that the clergy of Massachusetts would perform the rite. When he landed in November, after an absence of four years, he was in the flush of early manhood, highly trained for theological warfare, having seen the world, and by no means in awe of his old pastor, the reverend president of Harvard.

The first step after his arrival was to declare the liberal policy, and this was done in a manifesto which was published almost at once.² The efficiency of the Congregational organization depended upon the perfection of the guard which the ministers and the congregations mutually kept over each other. On the one hand no dangerous element could creep in among the people through the laxness of the elder, since all candidates for the communion had to pass through the ordeal of a public examination; on the other the orthodoxy of the ministers was provided for, not only by restricting the elective body to the communicants, but by the power of the ordained clergy to “except against any election of a pastor who . . . may be . . . unfit for the common service of the gospel.”³

The declaration of the Brattle Street “undertakers”

¹ *Life of B. Colman*, pp. 43, 44.

² *History of Brattle St. Church*, p. 20.

³ Propositions determined by the Assembly of Ministers. *Magnalia*, bk. 5, Hist. Remarks, § 8.

cut this system at the root, for they announced their intention to dispense with the relation of experiences, thus practically throwing their communion open to all respectable persons who would confess the Westminster Creed; and more fatal still, they absolutely destroyed the homogeneousness of the ecclesiastical constituency: "We cannot confine the right of chusing a minister to the male communicants alone, but we think that every baptized adult person who contributes to the maintenance, should have a vote in electing."¹

They also proposed several innovations of minor importance, such as relaxing the baptismal regulations, and somewhat changing the established service by having the Bible read without comment.

Their temporal power was gone, toleration was the law of the land they had once possessed, and now an onslaught was to be made upon the intellectual ascendancy which the clergy felt certain of maintaining over their people, if only they could enforce obedience in their own ranks. The danger, too, was the more alarming because so insidious; for, though their propositions seemed reasonable, it was perfectly obvious that should the liberals succeed in forcing their church within the pale of the orthodox communion, discipline must end, and the pulpits might at any time be filled with men capable of teaching the most subversive doctrines. Although such might be the inexorable destiny of the Massachusetts hierarchy, it was not in

¹ *History of Brattle St. Church*, p. 25, Prop. 16.

ecclesiastical human nature to accept the dispensation with meekness, and the utterances of the conservative divines seem hardly to breathe the spirit of that gospel they preached at such interminable length.

Yet it was very difficult to devise a scheme of resistance. They were powerless to coerce ; for, although Increase Mather had taken care, when at the summit of his power, to have a statute passed which had the effect of reënacting the Cambridge Platform, it had been disapproved by the king ; therefore, moral intimidation was the only weapon which could be employed. Now, aside from the fact that men like Thomas Brattle and Leverett were not timorous, their position was at this moment very strong from the stand they had taken in the witchcraft troubles, and worst of all, they were openly supported by William Brattle, who was already a minister, and by Pember-ton, who was a fellow of Harvard, and soon to be ordained.

The attack was, however, begun by Mr. Higginson, and Mr. Noyes, of witchcraft memory, in a long rebuke, whose temper may be imagined from such a sentence as this : " We cannot but think you might have entered upon your declaration with more reverence and humility than so solemnly to appeal to God, your judge, that you do it with all the sincerity and seriousness the nature of your engagement commands from you ; seeing you were most of you much unstudied in the controversial points of church order and discipline, and yet did not advise with the neigh-

boring churches . . . but with a great deal of confidence and freedom, set up by yourselves." The letter then goes on to adjure them to revoke the manifesto, and adjust matters with the "neighbouring elders," "that so the right hand of fellowship may be given to your pastor by other pastors, . . . and that you may not be the beginning of a schism that will dishonour God, . . . and be a matter of triumph to the bad."¹

Cotton Mather's Diary, however, gives the most pleasing view of the high churchmen :—

" 1699. 7th, 10th m. (Dec.) I see another day of temptation begun upon the town and land. A company of headstrong men in the town, the chief of whom are full of malignity to the holy ways of our churches, have built in the town another meeting-house. To delude many better meaning men in their own company, and the churches in the neighbourhood, they passed a vote in the foundation of the proceedings that they would not vary from the practice of these churches, except in one little particular.

" But a young man born and bred here, and hence gone for England, is now returned hither at their invitation, equipped with an ordination to qualify him for all that is intended on his returning and arriving here ; these fallacious people desert their vote, and without the advice or knowledge of the ministers in the vicinity, they have published, under the title of a manifesto, certain articles that utterly subvert our

¹ *History of Brattle St. Church*, pp. 29-37.

churches, and invite an ill party, through all the country, to throw all into confusion on the first opportunities. This drives the ministers that would be faithful unto the Lord Jesus Christ, and his interests in the churches, unto a necessity of appearing for their defence. No little part of these actions must unavoidably fall to my share. I have already written a large monitory letter to these innovators, which, though most lovingly penned, yet enrages their violent and imperious lusts to carry on the apostacy."

“1699. 5th d. 11th m. (Saturday.) I see Satan beginning a terrible shake in the churches of New England, and the innovators that had set up a new church in Boston (a new one indeed !) have made a day of temptation among us. The men are ignorant, arrogant, obstinate, and full of malice and slander, and they fill the land with lies, in the misrepresentations whereof I am a very singular sufferer. Wherefore I set apart this day again for prayer in my study, to cry mightily unto God.”¹

“21st d. 11th m. The people of the new church in Boston, who, by their late manifesto, went on in an ill way, and in a worse frame, and the town was filled with sin, and especially with slanders, wherein especially my father and myself were sufferers. We two, with many prayers and studies, and with humble resignation of our names unto the Lord, prepared a faithful antidote for our churches against the infection of the example, which we feared this company

¹ *History of Harvard*, Quincy, i. 486, 487, App. x.

had given them, and we put it into the press. But when the first sheet was near composed at the press, I stopped it, with a desire to make one attempt more for the bringing of this people to reason. I drew up a proposal, and, with another minister, carried it unto them, who at first rejected it, but afterward so far embraced it, as to promise that they will the next week publicly recognize their covenant with God and one another, and therewithall declare their adherence to the Heads of Agreement of the United Brethren in England, and request the communion of our churches in that foundation.”¹

This last statement is marked by the exuberance of imagination for which the Mathers are so famed. In truth, Dr. Mather had nothing to do with the settlement. The facts were these: after Brattle Street Church was organized, the congregation voted that Mr. Colman should ask the ministers of the town to keep a day of prayer with them. On the 28th of December, 1699, they received the following suggestive answer:—

MR. COLMAN:

Whereas you have signified to us that your society have desired us to join with them in a public fast, in order to your intended communion, our answer is, that as we have formerly once and again insinuated unto you, that if you would in due manner lay aside what you call your manifesto, and resolve and

¹ *History of Harvard*, i. 487, App. x.

declare that you will keep to the heads of agreement on which the United Brethren in London have made their union, and then publicly proceed with the presence, countenance, and concurrence of the New England churches, we should be free to give you our fellowship and our best assistance, which things you have altogether declined and neglected to do ; thus we must now answer, that, if you will give us the satisfaction which the law of Christ requires for your disorderly proceedings, we shall be happy to gratify your desires ; otherwise, we may not do it, lest . . . we become partakers of the guilt of those irregularities by which you have given just cause of offence. . . .

INCREASE MATHER.

JAMES ALLEN.¹

Under the theocracy a subservient legislature would have voted the association “a seditious conspiracy,” and the country would have been cleared of Leverett, Colman, the Brattles, and their abettors ; but in 1700 the priests no longer manipulated the constituencies, and there was actual danger to the conservative cause from their violence ; therefore Stoughton exerted himself to muzzle the Mathers, and he did succeed in quieting them for the moment, though Sewall seems to intimate that they submitted with no very good grace : [1700.] “Jan^Y 24th. The L^t Gov^r [Stoughton] calls me with him to Mr. Willards, where out of two papers Mr. W^m Brattle drew up a third for an accomo-

¹ *History of Brattle St. Church*, p. 55.

dation to bring on an agreement between the new-church and our ministers ; Mr. Colman got his brethren to subscribe it. . . . Jan^y 25th. Mr. I. Mather, Mr. C. Mather, Mr. Willard, Mr. Wadsworth, and S. S. wait on the Lt Gov^r at Mr. Coopers : to confer about the writing drawn up the evening before. Was some heat ; but grew calmer, and after lecture agreed to be present at the fast which is to be observed Jan^y 31.”¹

Humility has sometimes been extolled as the crowning grace of Christian clergymen, but Cotton Mather’s Diary shows the intolerable arrogance of the early Congregational divines.

“A wonderful joy filled the hearts of our good people far and near, that we had obtained thus much from them. Our strife seemed now at an end ; there was much relenting in some of their spirits, when they saw our condescension, our charity, our compassion. We overlooked all past offences. We kept the public fast with them . . . and my father preached with them on following peace with holiness, and I concluded with prayer.”²

Yet, although there had been this ostensible reconciliation, those who have appreciated the sensitiveness to sin, of him whom Dr. Eliot calls the patriarch and his son, must already feel certain they were incapable of letting Colman’s impiety pass unrebuked ; indeed, the Diary says the “faithful antidote” was at that moment in the press, and it was not long before it was

¹ *Mass. Hist. Coll.* fifth series, vi. 2.

² *History of Harvard*, i. 487, App. x.

published, sanctified by their prayers. The patriarch began by telling how he was defending the "cause of Christ and of his churches in New England," and "if we espouse such principles . . . we then give away the whole Congregational cause at once."¹ He assured his hearers that a "wandering Levite" like Colman was no more a pastor than he who "has no children is a father,"² he was shocked at the abandonment of the relation of experiences, and was so scandalized at reading the Bible without comment he could only describe it as "dumb." In a word, there was nothing the new congregation had done which was not displeasing to the Lord; but if they had offended in one particular more than another it was in establishing a man in "the pastoral office without the approbation of neighbouring churches or elders."³ To this solemn admonition Colman and William Brattle had the irreverence to prepare a reply smacking of levity; nevertheless, they began with a grave and noble definition of their principles. "The liberties and privileges which our Lord Jesus Christ has given to his church . . . consist . . . in . . . that our consciences be not imposed on by men or their traditions." "We are reflected on as casting dishonour on our parents, & their pious design in the first settlement of this land. . . . Some have made this the great design, to be freed from the impositions of men in

¹ *Order of the Gospel*, pp. 8, 9.

² *Idem*, p. 102.

³ *Idem*, p. 8.

the worship of God. . . . In this we are risen up to make good their grounds.”¹

They then went on to expose the abuse of public relations of experiences: “But this is the misery, the more meek and fearful are hereby kept out of God’s house, while the more conceited and presumptuous never boggle at this, or anything else. But it seems there is a gross corruption of this laudable practice which the author does well to censure; and that is, when some, who have no good intention of their own, get others to devise a relation for them.”² They even dared to intimate that it did not savor of modesty for the patriarch “to think any one of his sermons, or short comments, can edifie more than the reading of twenty chapters.”³ And then they added some sentences, which were afterward declared by the venerable victim to be as scurrilous as other portions of the pamphlet were profane.

“We are assured, the author is esteemed more a Presbyterian than a Congregational man, by scores of his friends in London. He is lov’d and reverenced for a moderate spirit, a peaceable disposition, and a temper so widely different from his late brothers in London. . . . Did our reverend author appear the same here, we should be his easie proselites too. But we are loath to say how he forfeits that venerable character, which might have consecrated his name to

¹ *Gospel Order Revived*, Epistle Dedicatory.

² *Idem*, p. 9.

³ *Idem*, p. 15.

posterity, more than his learning, or other honorary titles can.”¹

No printer in Boston dared to be responsible for this ribaldry, and when it came home from New York and was actually cast before the people, words fail to convey the condition into which the patriarch was thrown. At last his emotions found a vent in a tract which he prepared jointly with his son.

“A moral heathen would not have done as he has done.² . . . There is no one thing, which does more threaten or disgrace New-England, than want of due respect unto superiors.³ . . . It is a disgrace to the name of Presbyterian, that such as he is should pretend unto it⁴ . . . and if our children should learn from them, . . . we may tremble to think, what a flood of profaneness and atheism would break in upon us, and ripen us for the dreadfulest judgments of God.⁵ . . . They assault him [the aged president] with a volley of rude jeers and taunts, as if they were so many children of Bethel.”⁶ Among these taunts some struck deep, for they are quoted at length. “‘Abundance of people have long obstinately believed, that the contest on his part, is more for lordship and dominion, than for truth.’ But there are many more such passages, which laid altogether, would make a considerable dung-hil.”⁷ They dwelt with pathos upon those sacred rites

¹ *Gospel Order Revived*, pp. 34, 35.

² *Collection of Some of the More Offensive Matters*, Preface.

³ *Idem*, p. 10.

⁴ *Idem*, p. 12.

⁵ *Idem*, p. 7.

⁶ *Idem*, p. 8.

⁷ *Idem*, p. 9.

desecrated by these “ unsanctified ” “ young men ” in their “ miserable pamphlet.” “ The Lord is exceedingly glorified, and his people are edified, by the accounts, which the candidates, of the communion in our churches give of that self-examination which is by plain institution . . . a qualification, of the communicants. Now these think it not enough to charge the churches, which require & expect such accounts, with exceedingly provoking the Lord. But of the tears dropt by holy souls on those occasions, they say with a scoff, ‘ whether they be for joy or grief, we are left in the dark.’ ”¹ But the suffering divines found peace in knowing that Christ himself would inflict the punishment upon these abandoned men which the priests would have meted out with holy joy had they still possessed the power.

“ Considering that the things contained in their pamphlet, are a deep apostasy, in conjunction with such open impiety, and profane scurrility against the holy wayes in which our fathers walked, in case it become the sin of the land, (as it will do if not duly testified against) we may fear that some heavy judgment will come upon the whole land. And will not the holy Lord Jesus Christ, who walks in the midst of his golden candlesticks, make all the churches to know . . . that these men have provoked the Lord ! ”²

Yet, notwithstanding the Mathers’ piteous prayers, God heeded them not, and the rising tide that was

¹ *Collection of Some of the More Offensive Matters*, p. 6.

² *Idem*, pp. 18, 19.

sweeping over them soon drowned their cries. Brattle Street congregation became an honored member of the orthodox communion, the principles which animated its founders spread apace, and the name of Benjamin Colman waxed great in the land. The liberals had penetrated the stronghold of the church.

CHAPTER IX.

HARVARD COLLEGE.

FOR more than two centuries one ceaseless anthem of adulation has been chanted in Massachusetts in honor of the ecclesiastics who founded Harvard University, and this act has not infrequently been cited as incontrovertible proof that they were both liberal and progressive at heart. The laudation of ancestors is a task as easy as it is popular; but history deals with the sequence of cause and effect, and an examination of facts, apart from sentiment, tends to show that in building a college the clergy were actuated by no loftier motive than intelligent self-interest, if, indeed, they were not constrained thereto by the inexorable exigencies of their position.

The truth of this proposition becomes apparent if the soundness of the following analysis be conceded.

There would seem to be a point in the pathway of civilization where every race passes more or less completely under the dominion of a sacred caste; when and how the more robust have emerged into freedom is uncertain, but enough is known to make it possible to trace the process by which this insidious power is acquired, and the means by which it is perpetuated. A flood of light has, moreover, been shed on this class

of subjects by the recent remarkable investigations among the Zuñis.¹

Most American Indians are in the matriarchal period of development, which precedes the patriarchal; and it is then, should they become sedentary, that caste appears to be born. Some valuable secret, such as a cure for the bite of the rattlesnake, is discovered, and this gives the finder, and chosen members of his clan with whom he shares it, a peculiar sanctity in the eyes of the rest of the tribe. Like facts, however, become known to other clans, and then coalitions are made which take the form of esoteric societies, and from these the stronger savages gradually exclude the weaker and their descendants. Meanwhile an elaborate ritual is developed, and so an hereditary priesthood comes into life, which always claims to have received its knowledge by revelation, and which teaches that resistance to its will is sacrilege. Nevertheless the sacerdotal power is seldom firmly established without a struggle, the memory whereof is carefully preserved as a warning of the danger of incurring the divine wrath. A good example of such a myth is the fable of the rebellious Zuñi fire-priest, who at the prayer of his orthodox brethren was destroyed with all his clan by a boiling torrent poured from the burning mountain, sacred to their order, by the avenging gods. Compare this with the story of Korah; and it is interesting to observe how the priestly chron-

¹ Made by Mr. F. H. Cushing, of the Bureau of Ethnology, Smithsonian Institution.

icler, in order to throw the profounder awe about his class, has made the great national prophet the author of the exclusion of the body of the Levites from the caste, in favor of his own brother. "And they gathered themselves together against Moses and against Aaron, and said unto them, Ye take too much upon you, seeing all the congregation are holy, . . . wherefore then lift ye up yourselves above the congregation of the Lord ?

"And when Moses heard it, he fell upon his face." Then he told Korah and his followers, who were descendants of Levi and legally entitled to act as priests by existing customs, to take censers and burn incense, and it would appear whether the Lord would respect their offering. So every man took his censer, and Korah and two hundred and fifty more stood in the door of the tabernacle.

Then Moses said, if "the earth open her mouth, and swallow them up, with all that appertain unto them, and they go down quick into the pit; then ye shall understand that these men have provoked the Lord. . . .

"And the earth opened her mouth, and swallowed them up, and their houses, and all the men that appertained unto Korah, and all their goods.

"They, and all that appertained to them, went down alive into the pit, and the earth closed upon them: . . . And all Israel that were round about them fled at the cry of them: for they said, Lest the earth swallow us up also."¹

¹ *Numbers* xvi.

Traces of a similar conflict are found in Hindoo sacred literature, and probably the process has been well-nigh universal. The caste, therefore, originates in knowledge, real and pretended, kept by secret tradition in certain families, and its power is maintained by systematized terrorism. But to learn the mysteries and ritual requires a special education, hence those destined for the priesthood have careful provision made for their instruction. The youthful Zuñi is taught at the sacred college at the shrine of his order ; the pious Hindoo lives for years with some famous Brahmin ; as soon as the down came on the cheek, the descendants of Aaron were taken into the Temple at Jerusalem, and all have read how Hannah carried the infant Samuel to the house of the Lord at Shiloh, and how the child did minister unto the Lord before Eli the priest.

These facts seem to lead to well-defined conclusions when applied to New England history. In their passionate zeal the colonists conceived the idea of reproducing, as far as they could, the society of the Pentateuch, or, in other words, of reverting to the archaic stage of caste ; and in point of fact they did succeed in creating a theocratic despotism which lasted in full force for more than forty years. Of course, in the seventeenth century such a phase of feeling was ephemeral ; but the phenomena which attended it are exceptionally interesting, and possibly they are somewhat similar to those which accompany the liberation of a primitive people.

The knowledge which divided the Massachusetts clergy from other men was their supposed proficiency in the interpretation of the ancient writings containing the revelations of God. For the perpetuation of this lore a seminary was as essential to them as an association of priests for the instruction of neophytes is to the Zuñi now, or as the training at the Temple was to the Jews. In no other way could the popular faith in their special sanctity be sustained. It is also true that few priesthoods have made more systematic use of terror. The slaughter of Anne Hutchinson and her family was exultingly declared to be the judgment of God for defaming the elders. Increase Mather denounced the disobedient Colman in the words of Moses to Korah; Cotton Mather revelled in picturing the torments of the bewitched; and, even in the last century Jonathan Edwards frightened people into convulsions by his preaching. On the other hand, it is obvious that the reproduction of the Mosaic law could not in the nature of things have been complete; and the two weak points in the otherwise strong position of the clergy were that the spirit of their age did not permit them to make their order hereditary, nor, although their college was a true theological school, did they perceive the danger of allowing any lay admixture. The tendency to weaken the force of the discipline is obvious, yet they were led to abandon the safe Biblical precedent, not only by their own early associations, but by their hatred of anything savoring of Catholicism.

Men to be great leaders must exalt their cause above themselves ; and if so godly a man as the Rev. Increase Mather can be said to have had a human failing it was an inordinate love of money and of flattery. The first of these peculiarities showed itself early in life when, as his son says, he was reluctant to settle at the North Church, because of “views he had of greater service elsewhere.”¹ In other words, the parish was not liberal ; for it seems “the deacons . . . were not spirited like some that have succeeded them ; and the leaders of the more honest people also, were men of a low, mean, sordid spirit. . . . For one of his education, and erudition, and gentlemanly spirit, and conversation, to be so creeped and kept in such a depressing poverty ! — In these distresses, it was to little purpose for him to make his complaint unto man ! If he had, it would have been basely improved unto his disadvantage.”² His diary teemed with repinings. “Oh ! that the Lord Jesus, who hears my complaints before him, would either give an heart to my people to look after my comfortable subsistance among them, or . . . remove me to another people, who will take care of me, that so I may be in a capacity to attend his work, and glorify his name in my generation.”³ However, matters mended with him, for we are assured that “the Glorious One who knew the works, and the service and the patience of this tempted man, ordered it, that several gentlemen of good estate, and of better spirit, were become the

¹ *Parentator*, p. 25.

² *Idem*, p. 30.

³ *Idem*, p. 33.

members of his church ; ” and from them he had “ such filial usages . . . as took away from him all room of repenting, that he had not under his temptations prosecuted a removal from them.”¹

The presidency of Harvard, though nominally the highest place a clergyman could hold in Massachusetts, had always been one of poverty and self-denial ; for the salary was paid by the legislature, which, as the unfortunate Dunster had found, was not disposed to be generous. Therefore, although Mr. Mather was chosen president in 1685, and was afterward confirmed as rector by Andros, he was far too pious to be led again into those temptations from which he had been delivered by the interposition of the Glorious One ; and the last thing he proposed was to go into residence and give up his congregation. Besides, he was engrossed in politics and went to England in 1688, where he stayed four years. Meanwhile the real control of education was left in the hands of Leverett, who was appointed tutor in 1686, and of William Brattle, who was in full sympathy with his policy. Among the many powers usurped by the old trading company was that of erecting corporations ; hence the effect of the judgment vacating the patent had been to annul the college charter which had been granted by the General Court ;² and although the institution had gone on much as usual after the Revolution, its position was felt to be precarious. Such being the situation when

¹ *Parentator*, pp. 34, 35. ² 23 May, 1650. *Mass. Rec.* iii. 195.

the patriarch came home in 1692 in the plenitude of power, he conceived the idea of making himself the untrammelled master of the university, and he forthwith caused a bill to be introduced into the legislature which would certainly have produced that result.¹ Nor did he meet with any serious opposition in Massachusetts, where his power was, for the moment, well-nigh supreme. His difficulty lay with the king, since the fixed policy of Great Britain was to foster Episcopalianism, and of course to obtain some recognition for that sect at Cambridge. And so it came to pass that all the advantage he reaped by the enactment of this singular law was a degree of Doctor of Divinity² which he gave himself between the approval of the bill by Phips and its rejection at London. The compliment was the more flattering, however, as it was the first ever granted in New England. But the clouds were fast gathering over the head of this good man. Like many another benefactor of his race, he was doomed to experience the pangs inflicted by ingratitude, and indeed his pain was so acute he seldom lost an opportunity of giving it public expression ; to use his own words of some years later, “ these are the last lecture sermons . . . to be preached by me. . . . The ill treatment which I have had from those from whom I had reason to have expected better, have discouraged me from being any more concerned on such occasions.”³

¹ *Province Laws, 1692-93, c. 10.*

² Sept. 5, 1692. Quincy’s *History of Harvard*, i. 71.

³ Address to Sermon, *The Righteous Man a Blessing*, 1702.

Certainly he was in a false position ; he was necessarily unappreciated by the liberals, and he had not only alienated many staunch conservatives by his acceptance of the charter, but he had embittered them by rigorously excluding all except his particular faction from Phips's council. To his deep chagrin, the elections of 1693 went in favor of many of these thankless men, and his discontent soon took the form of an intense longing to go abroad in some official position which would give him importance. The only possible opening seemed to be to get himself made agent to negotiate a charter for Harvard ; and therefore he soon had "angelical" suggestions that God needed him in England to glorify his name.

"1693. September 3d. As I was riding to preach at Cambridge, I prayed to God, — begged that my labors might be blessed to the souls of the students ; at the which I was much melted. Also saying to the Lord, that some workings of his Providence seemed to intimate, that I must be returned to England again ; . . . I was inexpressibly melted, and that for a considerable time, and a stirring suggestion, that to England I must go. In this there was something extraordinary, either divine or angelical."

"December 30th. Meltings before the Lord this day when praying, desiring being returned to England again, there to do service to his name, and persuasions that the Lord will appear therein."

"1694. January 27th. Prayers and supplications that tidings may come from England, that may be

some direction to me, as to my returning thither or otherwise, as shall be most for his glory."

" March 13th. This morning with prayers and tears I begged of God that I might hear from my friends and acquaintance in England something that should encourage and comfort me. Such tidings are coming, but I know not what it is. God has heard me." ¹

His craving to escape from the country was increased by the nagging of the legislature; for so early as December, 1693, the representatives passed the first of a long series of resolves, "that the president of Harvard College for the time being shall reside there, as hath been accustomed in time past." ² Now this was precisely what the Reverend Doctor was determined he would not do; nor could he resign without losing all hope of his agency; so it is not surprising that as time went on he wrestled with the Deity.

1698. "September 25th. This day as I was wrestling with the Lord, he gave me glorious and heart-melting persuasions, that he has work for me to do in England, for the glory of his name. My soul rejoiceth in the Lord." ³

Doubtless his trials were severe, but the effect upon his temper was unfortunate. He brought forward scheme after scheme, and the corporation was made

¹ *History of Harvard*, i. 475, 476, App. ix.

² *Court Rec.* vi. 316.

³ *History of Harvard*, i. 480, App. ix.

to address the legislature, and then the legislature was pestered to accede to the prayer of the corporation, until everybody was wrought to a pitch of nervous irritation; he himself was always jotting in his Diary what he had on foot, mixed with his hopes and prayers.

“1696. December 11th. I was with the representatives in the General Court, and did acquaint them with my purpose of undertaking a voyage for England in the spring (if the Lord will), in order to the attainment of a good settlement for the college.”

“December 28th. The General Court have done nothing for the poor college. . . . The corporation are desirous that I should go to England on the college’s account.”

1696. “April 19th (Sabbath.) In the morning, as I was praying in my closet, my heart was marvelously melted with the persuasion, that I should glorify Christ in England.”

“1697. June 7th. Discourse with ministers about the college, and the corporation unanimously desired me to take a voyage for England on the college’s account.”¹

But of what the senior tutor was doing with the rising generation he took no note at all. His attention was probably first attracted by rumors of the Brattle Church revolt, for not till 1697 was he able to divert his thoughts from himself long enough to observe that all was not as it should be at Cambridge. Then, at

¹ *History of Harvard*, i. 476, App. ix.

length, he made an effort to get rid of Leverett by striking his name from the list of fellows when a bill for incorporation was brought into the legislature; but this crafty politician had already become too strong in the house of representatives, of which he was soon after made speaker.

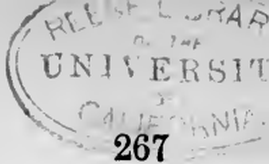
Two years later, however, the conservative clergy made a determined effort and prepared a bill containing a religious test, which they supported with a petition praying "that, in the charter for the college, our holy religion may be secured to us and unto our posterity, by a provision, that no person shall be chosen president, or fellow, of the college, but such as declare their adherence unto the principles of reformation, which were espoused and intended by those who first settled the country . . . and have hitherto been the general profession of New England."² This time they narrowly missed success, for the bill passed the houses, but was vetoed by Lord Bellomont.

Hitherto Cotton Mather had shown an unfilial lack of interest in his father's ambition to serve the public; but this summer he also began to have assurances from God. One cause for his fervor may have been the death of the Rev. Mr. Morton, who was conceded to stand next in succession to the presidency, and he therefore supposed himself to be sure of the office should a vacancy occur.³

¹ *History of Harvard*, i. 87.

² *Idem*, i. 99.

³ *Idem*, i. 102.



“ 1699. 7th d. 4th m. (June.) The General Court has, divers times of late years, had under consideration the matter of the settlement of the college, which was like still to issue in a voyage of my father to England, and the matter is now again considered. I have made much prayer about it many and many a time. Nevertheless, I never could have my mind raised unto any particular faith about it, one way or another. But this day, as I was (may I not say) in the spirit, it was in a powerful manner assured me from heaven, that my father should one day be carried into England, and that he shall there glorify the Lord Jesus Christ ; . . . And thou, O Mather the younger, shalt live to see this accomplished ! ” ¹

“ 16th d. 5th m. (July.) Being full of distress in my spirit, as I was at prayer in my study at noon, it was told me from heaven, that my father shall be carried from me unto England, and that my opportunities to glorify the Lord Jesus Christ will, on that occasion, *be gloriously accommodated.*”

“ 18th d. 5th m. . . . And now behold a most unintelligible dispensation ! At this very time, even about noon, instead of having the bill for the college enacted, as was expected, the governor plainly rejected it, because of a provision therein, made for the religion of the country.”

After the veto the patriarch seems to have got the upper hand for a season, and to have made some arrangement by which he evicted his adversary, as ap-

¹ *History of Harvard*, i. 482, 483, App. x.

pears by a very dissatisfied letter written by Leverett in August, 1699: "As soon as I got home I was informed, that Rev. President (I. M.), held a corporation at the college the 7th inst., and the said corporation, after the publication of the *new settlement*, made choice of Mr. Flynt to be one of the tutors at college. . . . I have not the late act for incorporating the college at hand, nor have I seen the new temporary settlement; but I perceive, that all the members of the late corporation were not notified to be at the meeting. I can't say how legal these late proceedings are; but it is wonderful, that an establishment for so short a time as till October next, should be made use of so soon to introduce an unnecessary addition to that society."¹

A long weary year passed, during which Dr. Mather must have suffered keenly from the public ingratitude; still, at its end he was happy, since he felt certain of being rewarded by the Lord; for, just as the earl's administration was closing, he had succeeded by unremitting toil in so adjusting the legislature as to think the spoil his own; when, alas, suddenly, without warning, in the most distressing manner, the prize slipped into Bellomont's pocket. How severely his faith was tried appears from his son's Diary.

"1700. 16th d. 4th mo. (Lord's Day.) I am going to relate one of the most astonishing things that ever befell in all the time of my pilgrimage.

¹ *History of Harvard*, i. 500, App. xvi.

“A particular faith had been unaccountably produced in my father’s heart, and in my own, that God will carry him unto England, and there give him a short but great opportunity to glorify the Lord Jesus Christ, before his entrance into the heavenly kingdom. There appears no probability of my father’s going thither but in an agency to obtain a charter for the college. This matter having been for several years upon the very point of being carried in the General Assembly, hath strangely miscarried when it hath come to the birth. It is now again before the Assembly, in circumstances wherein if it succeed not, it is never like to be revived and resumed any more. . . .

“But the matter in the Assembly being likely now to come unto nothing, I was in this day in extreme distress of spirit concerning it. . . . After I had finished all the other duties of this day, I did in my distress cast myself prostrate on my study floor before the Lord. . . . I spread before him the consequences of things, and the present posture and aspect of them, and, having told the Lord, that I had always taken a particular faith to be a work of heaven on the minds of the faithful, but if it should prove a deceit in that remarkable instance which was now the cause of my agony, I should be cast into a most wonderful confusion; I then begged of the Lord, that, if my particular faith about my father’s voyage to England were not a delusion, he would be pleased to renew it upon me. All this while my heart had the coldness of a stone upon it, and the straitness that is to be expected from

the lone exercise of reason. But now all on the sudden I felt an inexpressible force to fall on my mind, an afflatus, which cannot be described in words; *none knows it but he that has it.* . . . It was told me, that the Lord Jesus Christ loved my father, and loved me, and that he took delight in us, as in two of his faithful servants, and that he had not permitted us to be deceived in our particular faith, but that my father should be carried into England, and there glorify the Lord Jesus Christ before his passing into glory. . . .

“Having left a flood of tears from me, by these rages from the invisible world, on my study floor, I rose and went into my chair. There I took up my Bible, and the first place that I opened was at Acts xxvii. 23-25, ‘There stood by me an angel of God, whose I am, and whom I serve, saying, Fear not, thou must be brought before Cæsar.’ . . . A new flood of tears gushed from my flowing eyes, and I broke out into these expressions. ‘What! shall my father yet appear before Cæsar! Has an angel from heaven told me so! And must I believe what has been told me! Well then, it shall be so! It shall be so!’”

“And now what shall I say! When the affair of my father’s agency after this came to a turning point in the court, it strangely miscarried! All came to nothing! Some of the Tories had so wrought upon the governor, that, though he had first moved this matter, and had given us both directions and promises about it, yet he now (not without base unhandsomeness) deferred it. The lieutenant-governor, who

had formerly been for it, now (not without great ebullition of unaccountable prejudice and ingratitude) appeared, with all the little tricks imaginable, to confound it. It had for all this been carried, had not some of the council been inconveniently called off and absent. But now the whole affair of the college was left unto the management of the Earl of Bellamont, so that all expectation of a voyage for my father unto England, on any such occasion, is utterly at an end.”¹

During all these years the legislature had been steadily passing resolutions requiring the president to go into residence; and in 1698 they went so far as to vote him the liberal salary, for that age, of two hundred pounds, and appointed a committee to wait upon him. Judge Sewall describes the interview:—

“Mr. President expostulated with Mr. Speaker . . . about the votes being alter’d from 250 [£. ?].” . . . “We urg’d his going all we could; I told him of his birth and education here; that he look’d at work rather than wages, all met in desiring him. . . . Objected want of a house, bill for corporation not pass’d . . . must needs preach once every week, which he preferred before the gold and silver of the West-Indies. I told him would preach twice a day to the students. He said that [exposition] was nothing like preaching.”² And in this the patriarch spoke the truth; for if there was anything he loved more than

¹ *History of Harvard*, i. 484–486, App. x.

² Sewall’s *Diary*. *Mass. Hist. Coll.* fifth series, v. 487.

money it was the incense of adulation which steamed up to his nostrils from a great congregation. Of course he declined; and yet this opportunity pained the good man, not because there was any conflict in his mind between his duty to a cause he held sacred and his own interest, but because it was "a thing contrary to the faith marvellously wrought into my soul, that God will give me an opportunity to serve and glorify Christ in England, I set the day apart to cry to heaven about it."¹

There were limits, however, even to the patience of the Massachusetts Assembly with an orthodox divine; and no sooner was the question of the agency decided by the appointment of Bellomont, than it addressed itself resolutely to the seemingly hopeless task of forcing Dr. Mather to settle in Cambridge or resign his office. On the 10th of July, 1700, they voted him two hundred and twenty pounds a year, and they appointed a committee to obtain from him a categorical answer. This time he thought it prudent to feign compliance; and after a "suitable place . . . for the reception and entertainment of the president" had been prepared at the public expense, he moved out of town and stayed till the 17th of October, when he went back to Boston, and wrote to tell Stoughton his health was suffering. His disingenuousness seems to have given Leverett the opportunity for which he had been waiting; and his acting as chairman of a committee appointed by the representatives suggests his

¹ *History of Harvard*, vi. 481, App. ix.

having forced the issue; it was resolved that, should Mr. Mather be absent from the college, his duties should devolve upon Samuel Willard, the vice-president;¹ and in March the committee apparently reported the president's house to be in good condition. Stimulated by this hint, the doctor went back to Cambridge and stayed a little more than three months, when he wrote a characteristic note to Stoughton, who was acting governor. "I promised the last General Court to take care of the college until the Commencement. Accordingly I have been residing in Cambridge these three months. I am determined (if the Lord will) to return to Boston the next week, and no more return to reside in Cambridge; for it is not reasonable to desire me to be (as, out of respect to the public interest, I have been six months within this twelve) any longer absent from my family. . . . I do therefore earnestly desire, that the General Court would . . . think of another president. . . . It would be fatal to the interest of religion, if a person disaffected to the order of the Gospel, professed and practised in these churches, should preside over this society. I know the General Assembly, out of their regard to the interest of Christ, will take care to prevent it."² Yet though he himself begged the legislature to select his successor, in his inordinate vanity he did not dream of being taken at his word; so when he was invited to meet both houses in the coun-

¹ *History of Harvard*, i. 111; *Court Rec.* vii. 172, 175.

² *History of Harvard*, i. 501, App. xvii.

cil chamber he explained with perfect cheerfulness how "he was now removed from Cambridge to Boston, and . . . did not think fitt to continue his residence there, . . . but, if the court thought fit to desire he should continue his care of the colledge as formerly, he would do so."¹

Increase Mather delighted to blazon himself as Christ's foremost champion in the land. He predicted, and with reason, that should those who had been already designated succeed him at Harvard, it would be fatal to that cause to which his life was vowed. The alternative was presented of serving himself or God, and to him it seemed unreasonable of his friends to expect of him a choice. And yet when, as was his wont, he would describe himself from the pulpit, as a resplendent beacon blazing before New England, he would use such words as these: "Every . . . one of a publick spirit . . . will deny himself as to his worldly interests, provided he may thereby promove the welfare of his people. . . . He will not only deny himself, but if called thereto, will encounter the greatest difficulties and dangers for the publicks sake."²

The man had presumed too far; the world was wearying of him. On September 6, 1701, the government was transferred to Samuel Willard, the vice-president, and Harvard was lost forever.³

¹ *Court Records*, vii. 229.

² Sermon, *The Publick Spirited Man*, pp. 7, 9.

³ *History of Harvard*, i. 116.

No education is so baleful as the ecclesiastical, because it breeds the belief in men that resistance to their will is not only a wrong to their country and themselves, but a sacrilege toward God. The Mathers were now to give an illustration of the degree to which the theocratic training debauched the mind ; and it is only necessary to observe that Samuel Sewall, who tells the story, was educated for the ministry, and was perhaps as staunch a conservative as there was in the province.

1701, "Oct^r 20. Mr. Cotton Mather came to Mr. Wilkins's shop, and there talked very sharply against me as if I had used his father worse than a neger ; spake so loud that people in the street might hear him. . . . I had read in the morn Mr. Dod's saying ; Sanctified afflictions are good promotions. I found it now a cordial."

"Oct^r 9. I sent Mr. Increase Mather a hanch of very good venison ; I hope in that I did not treat him as a negro."

"Octob^r 22. 1701. I, with Major Walley and Capt. Sam^l Checkly, speak with Mr. Cotton Mather at Mr. Wilkins's. . . . I told him of his book of the Law of Kindness for the Tongue, whether this were correspondent with that. Whether correspondent with Christ's rule :

"He said, having spoken to me before there was no need to speak to me again ; and so justified his reviling me behind my back. Charg'd the council with lying, hypocrisy, tricks, and I know not what all. I

ask'd him if it were done with that meekness as it should; Answer'd, Yes. Charg'd the council in general, and then shew'd my share, which was my speech in council; viz. If Mr. Mather should goe to Cambridge again to reside there with a resolution not to read the Scriptures, and expound in the Hall: I fear the example of it will do more hurt than his going thither will doe good. This speech I owned. . . . I ask'd him if I should suppose he had done somthing amiss in his church as an officer; whether it would be well for me to exclaim against him in the street for it."

"Thorsday Oct^r 23. Mr. Increase Mather said at Mr. Wilkins's, If I am a servant of Jesus Christ, some great judgment will fall on Capt. Sewall, or his family."¹

Had the patriarch been capable of a disinterested action, for the sake of those principles he professed to love, he would have stopped Willard's presidency, no matter at what personal cost, for he knew him to be no better than a liberal in disguise, and he had already quarrelled bitterly with him in 1697 when he was trying to eject Leverett. Sewall noted on "Nov^r 20. . . . Mr. Willard told me of the falling out between the president and him about chusing fellows last Monday. Mr. Mather has sent him word, he will never come to his house more till he give him satisfaction."² But they had in reality separated years be-

¹ Sewall's *Diary*. *Mass. Hist. Coll.* fifth series, vi. 43-45.

² *Mass. Hist. Coll.* fifth series, v. 464.

fore; for when, in the witchcraft terror, Willard was cried out upon, and had to look a shameful death in the face, he learned to feel that the men who were willing to risk their lives to save him were by no means public enemies. And so, as the vice-president lived in Boston, the administration of the college was left very much to Leverett and the Brattles, who were presently reinstated.

Joseph Dudley was the son of that old governor who wrote the verses about the cockatrice to be hatched by toleration, yet he inherited very little of his father's disposition. He was bred for the ministry, and as the career did not attract him, he turned to politics, in which he made a brilliant opening. At first he was the hope of the high churchmen, but they afterward learned to hate him with a rancor exceptional even toward their enemies. And he gave them only too good a handle against him, for he was guilty of the error of selling himself without reserve to the Andros government. At the Revolution he suffered a long imprisonment, and afterward went to England, where he passed most of William's reign. There his ability soon brought him forward, he was made lieutenant-governor of the Isle of Wight, was returned to Parliament, and at last appointed governor by Queen Anne. Though Massachusetts owes a deeper debt to few of her chief magistrates, there are few who have found scantier praise at the hands of her historians. He was, it is true, an unscrupulous politician and courtier, but his mind was broad and vigorous, his

policy wise and liberal, and at the moment of his power his influence was of inestimable value.

Among his other gifts, he was endowed with infinite tact, and when working for his office he managed not only to conciliate the Mathers, but even to induce the son to write a letter in his favor ; and so when he arrived in 1702 they were both sedulous in their attentions in the expectation of controlling him. A month had not passed, however, before this ominous entry was made in the younger's diary :—

“ June 16, 1702. I received a visit from Governor Dudley. . . . I said to him . . . I should be content, I would approve it, . . . if any one should say to your excellency, ‘ By no means let any people have cause to say, that you take all your measures from the two Mr. Mathers.’ By the same rule I may say without offence, ‘ By no means let any people say, that you go by no measures in your conduct, but Mr. Byfield’s and Mr. Leverett’s.’ . . . The WRETCH went unto those men and told them, that I had advised him to be no ways advised by them ; and inflamed them into an implacable rage against me.”¹

Leverett, on the contrary, now reached his zenith ; from the house he passed into the council and became one of Dudley’s most trusted advisers. The Mathers were no match for these two men, and few routs have been more disastrous than theirs. Lord Bellomont’s sudden death had put an end to all hope of obtaining a charter by compromise with England, and no fur-

¹ *Mass. Hist. Coll.* first series, iii. 137.

ther action had been taken, when, on September 12, 1707, Willard died. On the 28th of October the fellows met and chose John Leverett president of Harvard College ; and then came a demonstration which proved not only Increase Mather's prescience, when he foretold how a liberal university would kill a disciplined church, but which shows the mighty influence a devoted teacher can have upon his age. Thirty-nine ministers addressed Governor Dudley thus :—

“ We have lately, with great joy, understood the great and early care that our brethren, who have the present care and oversight of the college at Cambridge, have taken, . . . by their unanimous choice of Mr. John Leverett, . . . to be the president . . . Your Excellency personally knows Mr. Leverett so well, that we shall say the less of him. However, we cannot but give this testimony of our great affection to and esteem for him ; that we are abundantly satisfied . . . of his religion, learning, and other excellent accomplishments for that eminent service, a long experience of which we had while he was senior fellow of that house ; for that, under the wise and faithful government of him, and the Rev. Mr. Brattle, of Cambridge, the greatest part of the now rising ministry in New England were happily educated ; and we hope and promise ourselves, through the blessing of the God of our fathers, to see religion and learning thrive and flourish in that society, under Mr. Leverett's wise conduct and influence, as much as ever yet it hath done.”¹

¹ *History of Harvard*, i. 504, App. xx.

His salary was only one hundred and fifty pounds a year; but the man worked for love of a great cause, and did not stop to haggle. Nor were he and Dudley of the temper to leave a task half done. Undoubtedly at the governor's instigation, a resolve was introduced into the Assembly reviving the Act of 1650 by which the university had been incorporated, and it is by the sanction of this lawless and masterly feat of statesmanship that Harvard has been administered for almost two hundred years.

Sewall tells how Dudley went out in state to inaugurate his friend. "The gov^r prepar'd a Latin speech for instalment of the president. Then took the president by the hand and led him down into the hall; . . . The gov^r sat with his back against a noble fire. . . . Then the gov^r read his speech . . . and mov'd the books in token of their delivery. Then president made a short Latin speech, importing the difficulties discouraging, and yet that he did accept: . . . Clos'd with the hymn to the Trinity. Had a very good diñer upon 3 or 4 tables. . . . Got home very well. *Laus Deo.*"¹

Nor did Dudley fail to provide the new executive with fit support. By the old law he had revived the corporation was reduced to seven; of this board Leverett himself was one, and on the day he took his office both the Brattles and Pemberton were also appointed. And more than this, when, a few years later, Pemberton died, the arch-rebel, Benjamin Colman, was

¹ *Mass. Hist. Coll.* fifth series, vi. 209.

chosen in his place. The liberal triumph was complete, and in looking back through the vista of the past, there are few pages of our history more strongly stamped with the native energy of the New England mind than this brilliant capture of Harvard, by which the ancient cradle of bigotry and superstition was made the home of American liberal thought. As for the Mathers, when they found themselves beaten in fair fight, they conceived a revenge so dastardly that Pemberton declared with much emotion he would humble them, were he governor, though it cost him his head. Being unable longer to withstand Dudley by honorable means, they tried to blast him by charging him with felony. Their letters are too long to be reproduced in full; but their purport may be guessed by the extracts given, and to this day they remain choice gems of theocratic morality.

SIR, That I have had a singular respect for you, the Lord knows; but that since your arrival to the government, my charitable expectations have been greatly disappointed, I may not deny. . . .

1st. I am afraid you cannot clear yourself from the guilt of bribery and unrighteousness. . . .

2d. I am afraid that you have not been true to the interest of your country, as God (considering his marvellous dispensations towards you) and his people have expected from you. . . .

3d. I am afraid that you cannot clear yourself from the guilt of much hypocrisy and falseness in the affair of the college. . . .

4th. I am afraid that the guilt of innocent blood is still crying in the ears of the Lord against you. I mean the blood of Leister and Milburn. My Lord Bellamont said to me, that he was one of the committee of Parliament who examined the matter; and that those men were not only murdered, but barbarously murdered. . . .

5th. I am afraid that the Lord is offended with you, in that you ordinarily forsake the worship of God in the holy church to which you are related, in the afternoon on the Lord's day, and after the publick exercise, spend the whole time with some persons reputed very ungodly men. I am sure your father did not so. . . . Would you choose to be with them or such as they are in another world, unto which you are hastening? . . . I am under pressures of conscience to bear a publick testimony without respect of persons. . . . I trust in Christ that when I am gone, I shall obtain a good report of my having been faithful before him. To his mercy I commend you, and remain in him,

Yours to serve,

I. MATHER.¹

BOSTON, *January 20, 1707-8.*

To the Governour.

BOSTON, *Jan. 20, 1707-8.*

SIR, There have appeared such things in your conduct, that a just concern for the welfare of your excellency seems to render it necessary, that you should be *faithfully* advised of them. . . . You will

¹ *Mass. Hist. Coll.* first series, iii. 126.

give me leave to write nothing, but in a style, whereof an ignorant mob, to whom (as well as the General Assembly) you think fit to communicate what *fragments* you please of my letters, must be *competent judges*. I must proceed accordingly. . . . I weakly believed that the wicked and horrid things done before the righteous Revolution, had been heartily repented of; and that the rueful business at New York, which many illustrious persons . . . called a barbarous murder, . . . had been considered with such a repentance, as might save you and your family from any further storms of heaven for the revenging of it. . . . Sir, your *snares* has been that thing, the *hatred* whereof is most expressly required of the *ruler*, namely COVETOUSNESS. When a governour shall make his government more an engine to enrich himself, than to *befriend his country*, and shall by the unhallowed hunger of riches be prevailed withal to do many wrong, base, dishonourable things; it is a covetousness which will shut out from the kingdom of heaven; and sometimes the *loss of a government on earth* also is the punishment of it. . . . The main channel of that covetousness has been the reign of bribery, which you, sir, have set up in the land, where it was hardly known, till you brought it in fashion. . . . And there lie affidavits before the queen and council, which affirm that you have been guilty of it in very many instances. I do also know that you have. . . .

Sir, you are sensible that there is a judgment to come, wherein the glorious Lord will demand, how far

you aimed at serving him in your government; . . . how far you did in your government encourage those that had most of his image upon them, or place your eyes on the wicked of the land. Your *age* and *health*, as well as other circumstances, greatly invite you, sir, to entertain *awful thoughts* of this matter, and solicit the divine mercy through the only sacrifice. . . . Yet if the troubles you brought on yourself should procure your abdication and recess unto a more private condition, and your present *parasites* forsake you, as you *may be sure they will*, I should think it my duty to do you all the good offices imaginable.

Finally, I can forgive and forget injuries; and I hope I am somewhat ready for *sunset*; the more for having discharged the duty of this letter. . . .

Your humble and faithful servant,

COTTON MATHER.¹

But these venomous priests had tried their fangs upon a resolute and an able man. Dudley shook them off like vermin.

GENTLEMEN, Yours of the 20th instant I received; and the contents, both as to the matter and manner, astonish me to the last degree. I must think you have extremely forgot your own station, as well as my character; otherwise it had been impossible to have made such an open breach upon all the laws of decency, honour, justice, and Christianity, as you have

¹ *Mass. Hist. Coll.* first series, iii. 128.



done in treating me with an air of superiority and contempt, which would have been greatly culpable towards a Christian of the lowest order, and is insufferably rude toward one whom divine Providence has honoured with the character of your governour. . . .

Why, gentlemen, have you been so long silent? and suffered sin to lie upon me years after years? You cannot pretend any new information as to the main of your charge; for you have privately given your tongues a loose upon these heads, I am well assured, when you thought you could serve yourselves by exposing me. Surely murder, robberies, and other such flaming immoralities were as reprobable then as now. . . .

Really, gentlemen, conscience and religion are things too solemn, venerable, or sacred, to be played with, or made a covering for actions so disagreeable to the gospel, as these your endeavours to expose me and my most faithful services to contempt; nay, to unhinge the government. . . .

I desire you will keep your station, and let fifty or sixty good ministers, your equals in the province, have a share in the government of the college, and advise thereabouts as well as yourselves, and I hope all will be well. . . .

I am your humble servant,

J. DUDLEY.

To the Reverend Doctors Mathers.¹

¹ *Mass. Hist. Coll.* first series, iii. 135.

CHAPTER X.

THE LAWYERS.

IN the age of sacred caste the priest is likewise the law-maker and the judge, and as succeeding generations of ecclesiastics slowly spin the intricate web of their ceremonial code, they fail not to teach the people that their holy ordinances were received of yore from divine lips by some great prophet. This process is beautifully exemplified in the Old Testament: though the complicated ritualism of Leviticus was always reverently attributed to Moses, it was evidently the work of a much later period; for the present purpose, however, its date is immaterial, it suffices to follow the account the scribes thought fit to give in Kings.

Long after the time of Solomon, Josiah one day sent to inquire about some repairs then being made at the Temple, when suddenly, “Hilkiah the high priest said unto Shaphan the scribe, I have found the book of the law in the house of the Lord.” And he gave the book to Shaphan.

“And it came to pass, when the king had heard the words of the book . . . he rent his clothes.” And he was greatly alarmed for fear of the wrath of the Lord, because their fathers had not hearkened unto the

words of this book ; as indeed it was impossible they should, since they knew nothing about it. So, to find out what was best to be done, he sent Hilkiah and others to Huldah the prophetess, who told them that the wrath of the Lord was indeed kindled, and he would bring evil unto the land ; but, because Josiah's heart had been tender, and he had humbled himself, and rent his clothes, and wept when he had heard what was spoken, he should be gathered into his grave in peace, and his eyes should not see the evil.¹

Such is an example of the process whereby a compilation of canonical statutes is brought into practical operation by adroitly working upon the superstitious fears of the civil magistrate ; at an earlier period the priests administer justice in person.

Eli judged Israel forty years, and Samuel went on circuit all the days of his life ; "and he went from year to year in circuit to Bethel, and Gilgal, and Mizpeh, and judged Israel in all those places."² But, sooner or later, the time must come when a soldier is absolutely necessary, both to fight foreign enemies and to enforce obedience at home ; and then some chief is set up whom the clergy think they can control : thus Samuel anointed Saul to be captain over the Lord's inheritance.³ So long as the king is submissive to authority all goes well, but any insubordination is promptly punished ; and this was the fate of Saul. On one occasion, when he was in difficulty and Samuel happened to be away, he was so rash as to

¹ 2 Kings xxii.

² 1 Samuel iv., vii.

³ 1 Samuel x.

sacrifice a burnt offering himself; his presumption offended the prophet, who forthwith declared that his kingdom should not continue.¹ After this the relations between them went from bad to worse, and it was not long before the priest began to intrigue with David, whom he presently anointed.² The end of it was that Saul was defeated in battle, as Samuel's ghost foretold, for not obeying "the voice of the Lord;" and after a struggle between the houses of Saul and David, all the elders of Israel went to Hebron, where David made a league with them, and in return they anointed him king.³

Thenceforward, or from the moment when a layman assumed control of the temporal power, the Jewish chronicles teem with the sins and the disasters of those rulers who did not walk in the way of their fathers, or who, in other words, were restive under ecclesiastical dictation.

So long as this period lasts, during which the sovereign is forced to obey the behests of the priesthood, an arbitrary despotism is inevitable; nor can the foundation of equal justice and civil liberty be laid until first the military, and then the legal profession, has become distinct and emancipated from clerical control, and jurisprudence has grown into the recognized calling of a special class.

These phenomena tend to explain the peculiar and original direction taken by legal thought in Massachusetts, for they throw light upon the influences un-

¹ *1 Samuel* xiii.

² *Idem*, xvi.

³ *2 Samuel* v.

der which her first generation of lawyers grew up, whose destiny it was to impress upon her institutions the form they have ever since retained.

The traditions inherited from the theocracy were vicious in the extreme. For ten years after the settlement the clergy and their aristocratic allies stubbornly refused either to recognize the common law or to enact a code; and when at length further resistance to the demands of the freemen was impossible, the Rev. Nathaniel Ward drew up "The Body of Liberties," which, though it perhaps sufficiently defined civil obligations, contained this extraordinary provision concerning crimes:—

"No mans life shall be taken away, no mans honour or good name shall be stayned, no mans person shall be arrested, restrayned, banished, dismembred, nor any wayes punished, . . . unlesse it be by virtue or equitie of some expresse law of the country waranting the same, . . . or in case of the defect of a law in any particuler case by the word of God. And in capitall cases, or in cases concerning dismembiring or banishment according to that word to be judged by the Generall Court."¹

The whole of the subtle policy, whereof this legislation forms a part, well repays attentive study. The relation of the church to the state was not unlike that of Samuel toward Saul, for no public man could withstand its attack, as was demonstrated by the fate of Vane. Much of the story has been told already in

¹ *Mass. Hist. Coll.* third series, viii. 216.

describing the process whereby the clergy acquired a substantial ascendancy over the executive and legislature, through their command of the constituencies, which it was the labor of their lives to fill with loyal retainers. Nothing therefore remains to be done but to trace the means they employed to invest their order with judicial attributes.

From the outset lawyers were excluded from practice, so the magistrates were nothing but common politicians who were nominated by the priests; thus the bench was not only filled with trusty partisans without professional training or instincts, but also, as they were elected annually, they were practically removable at pleasure should they by any chance rebel. Upon these points there is abundant evidence: "The government was first by way of charter, which was chiefly managed by the preachers, who by their power with the people made all the magistrates & kept them so intirely under obedience, that they durst not act without them. Soe that whensoever anything strange or unusuall was brought before them, they would not determine the matter without consulting the preachers, for should any bee soe sturdy as to presume to act of himself without takeing advice & directions, he might bee sure of it, his magistracy ended with the year. He could bee noe magistrate for them, that was not approved and recommended from the pulpit, & he could expect little recommendation who was not the preacher's most humble servant. Soe they who treated, caressed & presented the preachers

most, were the rulers & magistrates among the people."¹

From the decisions of such a judiciary the only appeal lay to a popular assembly, which could always be manipulated. Obviously, ecclesiastical supervision over the ordinary course of litigation was amply provided for. The adjudication of the more important controversies was reserved; for it was expressly enacted that doubtful questions and the higher crimes should be judged according to the Word of God. This master-stroke resembled Hilkiah's when he imposed his book on Josiah; for on no point of discipline were the ministers so emphatic as on the sacred and absolute nature of their prerogative to interpret the Scriptures; nor did they fail to impress upon the people that it was a sin akin to sacrilege for the laity to dispute their exposition of the Bible.

The deduction to be drawn from these premises is plain. The assembled elders, acting in their advisory capacity, constituted a supreme tribunal of last resort, wholly superior to carnal precedent, and capable of evolving whatsoever decrees they deemed expedient from the depths of their consciousness.² The result exemplifies the precision with which a cause operating upon the human mind is followed by its consequence; and the action of this resistless force is painfully apparent in every state prosecution under the Pur-

¹ An Account of the Colonies, etc., Lambeth MSS. Perry's *Historical Collections*, iii. 48.

² See Gorton's case, Winthrop, ii. 146.

tan Commonwealth, from Wheelwright's to Margaret Brewster's. The absorption of sacerdotal, political, and juridical functions by a single class produces an arbitrary despotism; and before judges greedy of earthly dominion, flushed by the sense of power, unrestrained by rules of law or evidence, and unopposed by a resolute and courageous bar, trials must become little more than conventional forms, precursors of pre-determined punishments.

After a period of about half a century these social conditions underwent radical change, but traditions remained that deeply affected the subsequent development of the people, and produced a marked bent of thought in the lawyers who afterward wrote the Constitution.

At the accession of William III. great progress had been made in the science of colonial government; charters had been granted to Connecticut and Rhode Island in 1662 and 1663, which, except in the survival of the ancient and meaningless jargon of incorporation, had a decidedly modern form. By these regular local representative governments were established with full power of legislation, save in so far as limited by clauses requiring conformity with the law of England; and they served their purpose well, for both were kept in force many years after the Revolution, Rhode Island's not having been superseded until 1843.

The stubborn selfishness of the theocracy led to the adoption of a less liberal policy toward Massachusetts. The nomination of the executive officers was retained

by the crown, and the governor was given very substantial means of maintaining his authority ; he could reject the councillors elected by the Assembly ; he appointed the judges and sheriffs with the advice of this body, whose composition he could thus in a measure control ; he had a veto, and was commander-in-chief. Appeals to the king in council were also provided for in personal actions where the matter in difference exceeded three hundred pounds.

On the other hand, the legislature made all appropriations, including those for the salaries of the governor and judges, and was only limited in its capacity to enact statutes by the clause invariably inserted in these patents.

This, therefore, is the precise moment when the modern theory of constitutional limitations first appears defined ; distinct from the ancient corporate precedents. By a combination of circumstances also, a sufficient sanction for the written law happened to be provided, thus making the conception complete, for the tribunal of last resort was an English court sustained by ample physical force ; nevertheless the great principle of coördinate departments of government was not yet understood, and substantial relief against legislative usurpation had to be sought in a foreign jurisdiction. To lawyers of our own time it is self-evident that the restrictions of an organic code must be futile unless they are upheld by a judiciary not only secure in tenure and pay, but removed as far as may be from partisan passions. This truth, how-

ever, remained to be discovered amid the abuses of the eighteenth century, for the position of the provincial bench was unsatisfactory in the last degree. The justices held their commissions at the king's pleasure, but their salaries were at the mercy of the deputies ; they were therefore subject to the caprice of antagonistic masters. Nor was this the worst, for the charter did not isolate the judicial office. Under the theocracy the policy of the clergy had been to suppress the study of law in order to concentrate their own power ; hence no training was thought necessary for the magistrate, no politician was considered incompetent to fill the judgment-seat because of ignorance of his duty, and the office-hunter, having got his place by influence, was deemed at liberty to use it as a point of vantage, from whence to prosecute his chosen career. For example, the first chief justice was Stoughton, who was appointed by Phips, probably at the instigation of Increase Mather. As he was bred for the church, he could have had no knowledge to recommend him, and his peculiar qualifications were doubtless family connections and a narrow and bigoted mind ; he was also lieutenant-governor, a member of the council, and part of the time commander-in-chief.

Thomas Danforth was the senior associate, who is described by Sewall as "a very good husbandman, and a very good Christian, and a good councillor ;" but his reputation as a jurist rested upon a spotless record, he having been the most uncompromising of the high church managers.

Wait Winthrop was a soldier, and was not only in the council, but so active in public life that years afterward, while on the bench, he was set up as a candidate for governor in opposition to Dudley.

John Richards was a merchant, who had been sent to England as agent in 1681, just when the troubles came to a crisis ; but the labors by which he won the ermine seem plain enough, for he was bail for Increase Mather when sued by Randolph, and was appointed by Phips. Samuel Sewall was brought up to preach, took to politics on the conservative side, and was regularly chosen to the council.

This motley crew, who formed the first superior court, had but one trait in common : they belonged to the clique who controlled the patronage ; and as it began so it continued to the end, for Hutchinson, the last chief justice but one, was a merchant ; yet he was also probate judge, lieutenant-governor, councillor, and leader of the Tories. In so intelligent a community such prostitution of the judicial office would have been impossible but for the pernicious tradition that the civil magistrate needed no special training to perform his duty, and was to take his law from those who expounded the Word of God.

And there was another inheritance, if possible, more baleful still. The legislature, under the Puritan Commonwealth, had been the court of last resort, and it was by no means forward to abandon its prerogative. It was consequently always ready to listen to the complaints of suitors who thought themselves

aggrieved by the decisions of the regular tribunals, and it was fond of altering the course of justice to make it conform to what the members were pleased to call equity. This abuse finally took such proportions that Hutchinson remonstrated vigorously in a speech to the houses in 1772.

“ Much time is usually spent . . . in considering petitions for new trials at law, for leave to sell the real estates of persons deceased, by their executors, or administrators, and the real estates of minors, by their guardians. All such private business is properly cognizable by the established judicatories. . . . A legislative body . . . is extremely improper for such decisions. The polity of the English government seldom admits of the exercise of this executive and judiciary power by the legislature, and I know of nothing special in the government of this province, to give countenance to it.”¹

The disposition to interfere in what did not concern them was probably aggravated by the presence of judicial politicians in the popular assemblies, who seem to have been unable to resist the temptation of intriguing to procure legislation to affect the litigation before them. But the simplest way to illustrate the working of the system in all its bearings will be to give a history of a celebrated case finally taken on appeal to the Privy Council. The cause arose in Connecticut, it is true, but the social condition of the two colonies was so similar as to make this circumstance immaterial.

¹ *Mass. State Papers*, 1765-1775, p. 314.

Wait Winthrop,¹ grandson of the first John Winthrop, died intestate in 1717, leaving two children, John, of New London, and Anne, wife of Thomas Lechmere, of Boston. The father intended his son should take the land according to the family tradition, and in pursuance of this purpose he put him in actual possession of the Connecticut property in 1711; but he neglected to make a will.

By the common law of England real estate descended to the eldest son of him who was last seised; but in 1699 the Assembly had passed a statute of distribution, copied from a Massachusetts act, which directed the probate court, after payment of debts, to make a "distribution of . . . all the residue . . . of the real and personal estate by equal portions to and among the children . . . except the eldest son . . . who shall have two shares."

Here, then, at the threshold, the constitutional question had to be met, as to whether the colonial enactment was not in conflict with the restriction in the charter, and therefore void. Winthrop took out letters of administration, and Lechmere became one of the sureties on his bond. There was no disagreement about the personality, but the son's claim to the land was disputed, though suit was not brought against him till 1723.

The litigation began in Boston, but was soon transferred to New London, where, in July, 1724, Lech-

¹ This report of *Winthrop v. Lechmere* is taken from a MS. brief in the possession of Hon. R. C. Winthrop.

mere petitioned for an account. Winthrop forthwith exhibited an inventory of the chattels, and moved that it should be accepted as final; but the judge of probate declined so to rule. Then Lechmere prayed for leave to sue on the bond in the name of the judge. His prayer was granted, and he presently began no less than six actions in different forms.

Much time was consumed in disposing of technicalities, but at length two test cases were brought before the superior court. One, being in substance an action on the bond, was tried on the general issue, and the verdict was for the defendant. The other was a writ of partition, wherein Anne was described as co-heir with her brother. It was argued on demurrer to the declaration, and the defendant again prevailed.

Thus, so far as judicial decision could determine private rights to property, Winthrop had established his title; but he represented the unpopular side in the controversy, and his troubles were just beginning. Christopher Christophers was the judge of probate, he was also a justice of the superior court, and a member of the Assembly, of which body the plaintiff's counsel was speaker. In April, 1725, when Lechmere had finally exhausted his legal remedies, he addressed a petition to the legislature, where he had this strong support, and which was not to meet till May, stating the impossibility of obtaining relief by ordinary means, and asking to have one of the judgments set aside and a new trial ordered, in such form as to enable him to maintain his writ of partition, notwithstanding the

solemn decision against him by the court of last resort. The defendant in vain protested that no error was alleged, no new evidence produced, nor any matter of equity advanced which might justify interference: the Assembly had determined to sustain the statute of distributions, and it accordingly resolved that in cases of this description relief ought to be given in probate by means of a new grant of administration, to be executed according to the terms of the act.

Winthrop was much alarmed, and with reason, for he saw at once the intention of the legislature was to induce the judges to assume an unprecedented jurisdiction; he therefore again offered his account, which Christophers rejected, and he appealed from the decision. Lechmere also applied for administration on behalf of his wife; and upon his prayer being denied, pending a final disposition of Winthrop's cause, he too went up. In March, 1725-6, final judgment was rendered, the judges holding that both real and personal property should be inventoried. Winthrop thereupon entered his appeal to the Privy Council, whose jurisdiction was peremptorily denied.

From what afterward took place, the inference is that Christophers shrank from assuming alone so great a responsibility as now devolved upon him, and persuaded his brethren to share it with him; for the superior court proceeded to issue letters of administration to Lechmere, and took his bond, drawn to themselves personally, for the faithful performance of his trust. This was a most high-handed usurpation, for

the function of the higher tribunal in these matters was altogether appellate, it having nothing to do with such executive business as taking bonds, which was the province of the judge of probate.

However this may have been, progress was thence-forward rapid. In April Lechmere produced a schedule of debts, which have at this day a somewhat suspicious look, and when they were allowed, he petitioned the legislature for leave to sell land to pay them. Winthrop appeared and presented a remonstrance, which "the Assembly, observing the common course of justice, and the law of the colony being by application to the said Assembly, when the judgments of the superior courts are grievous to any person . . . dismissed," and immediately passed an act authorizing the sale, and making the administrators' deed good to convey a title.

Then Winthrop was so incautious as to make a final effort: he filed a protest and caution against any illegal interference with his property pending his appeal, declaring the action already taken to be contrary to the common and statute law of England, and to the tenor of the charter.

The Assembly being of the opinion that this protest "had in it a great show of contempt," caused Winthrop to be arrested and brought to the bar; there he not only defended his representations as reasonable, but avowed his determination to lay all these proceedings before the king in council. "This was treated as an insolent contemptuous and disorderly behaviour"

in the prisoner, "as declaring himself *coram non iudice*, and putting himself on a par with them, and impeaching their authoritys and the charter ; and his said protest was declared to be full of reflections, and to terrifie so far as in him lay all the authorities established by the charter." So they imprisoned him three days and fined him twenty pounds for his contemptuous words.

This leading case was afterward elaborately argued in London, and judgment was entered for Winthrop, upon the ground that the statute of distribution was in conflict with the charter and therefore void ; but as Connecticut resolutely refused to abandon its own policy, the utmost confusion prevailed for seventeen years regarding the settlement of estates. During all this time the local government made unremitting efforts to obtain relief, and seems to have used pecuniary as well as legal arguments to effect its purpose ; at all events, it finally secured a majority in the Privy Council, who reversed *Winthrop v. Lechmere*, in *Clark v. Tousey*. The same question was raised in Massachusetts in 1737, in *Phillips v. Savage*, but enough influence was brought to bear to prevent an adverse decision.¹ A possible distinction between the two cases also lay in the fact that the Massachusetts act had received the royal assent.

The history of this litigation is interesting, not only as illustrating the defects in provincial justice, but as

¹ *Conn. Coll. Rec.* vii. 191, note ; *Proc. Mass. Hist. Soc.* 1860-62, pp. 64-80, 165-171.

showing the process by which the conception of constitutional limitations became rooted in the minds of the first generation of lawyers; and in point of fact, they were so thoroughly impregnated with the theory as to incline to carry it to unwarrantable lengths. For example, so justly eminent a counsel as James Otis, in his great argument on the Writs of Assistance in 1761, solemnly maintained the utterly untenable proposition that an act of Parliament "against the Constitution is void: an act against natural equity is void: and if an act of Parliament should be made, in the very words of this petition, it would be void."¹ While so sound a man, otherwise, as John Adams wrote, in 1776, to Mr. Justice Cushing: "You have my hearty concurrence in telling the jury the nullity of acts of Parliament. . . . I am determined to die of that opinion, let the *jus gladii* say what it will."²

On looking back at Massachusetts as she was in the year 1700, permeated with the evil theocratic traditions, without judges, teachers, or books, the mind can hardly fail to be impressed with the unconquerable energy which produced great jurists from such a soil; and yet in 1725 Jeremiah Gridley graduated from Harvard, who may fairly be said to have been the progenitor of a famous race; for long before the Revolution, men like Prat, Otis, and John Adams could well have held their own before any court of Common Law that ever sat. Such powerful counsel naturally

¹ Quincy's *Reports*, p. 474.

² *Works of J. Adams*, ix. 390.

felt a contempt for the ignorant politicians who for the most part presided over them, which they took little pains to hide. Ruggles one day had an aged female witness who could find no chair and complained to him of exhaustion. He told her to go and sit on the bench. His honor, in some irritation, calling him to account, he replied: "I really thought that place was made for old women." Hutchinson says of himself: "It was an eyesore to some of the bar to have a person at the head of the law who had not been bred to it." But he explains with perfect simplicity how his occupation as chief justice "engaged his attention, and he applied his intervals to reading the law."¹

The British supremacy closed with the evacuation of Boston, and the colony then became an independent state; yet in that singularly homogeneous community, which had always been taught to regard their royal patents as the bulwark of their liberties, no one seems to have seriously thought it possible to dispense with a written instrument to serve as the basis of the social organization. Accordingly, in 1779, the legislature called a convention to draft a Constitution; and it was the good fortune of the lawyers, who were chosen as delegates, to have an opportunity, not only to correct those abuses from which the administration of justice had so long suffered, but to carry into practical operation their favorite theory, of the limitation of legislative power by the intervention of the courts.

¹ *Diary and Letters of Thomas Hutchinson*, p. 66.

The course pursued was precisely what might have been predicted of the representatives of a progressive yet sagacious people. Taking the old charter as the foundation whereon to build, they made only such alterations as their past experience had shown them to be necessary; they adopted no fanciful schemes, nor did they lightly depart from a system with which they were acquainted; and their almost servile fidelity to their precedent, wherever it could be followed, is shown by the following extracts relating to the legislative and executive departments.

CHARTER.

And we doe further for vs our heires and successors give and grant to the said governor and the Great and Generall Court or Assembly of our said province or territory for the time being full power and authority from time to time to make ordaine and establish all manner of wholsome and reasonable orders laws statutes and ordinances directions and instructions either with penalties or without (soe as the same be not repugnant or contrary to the lawes of this our realme of England) as they shall judge to be for the good and welfare of our said province or territory and for the gouernment and ordering thereof and of the people inhabiting or who shall inhabit the same and for the necessary support and defence of the government thereof.

CONSTITUTION.

And further, full power and authority are hereby given and granted to the said General Court, from time to time, to make, ordain, and establish, all manner of wholesome and reasonable orders, laws, statutes, and ordinances, directions and instructions, either with penalties or without; so as the same be not repugnant or contrary to this constitution, as they shall judge to be for the good and welfare of this commonwealth, and for the government and ordering thereof, and of the subjects of the same, and for the necessary support and defence of the government thereof.

CHARTER.

The governour of our said province for the time being shall have authority from time to time at his discretion to assemble and call together the councillors or assistants of our said province for the time being and that the said governour with the said assistants or councillors or seaven of them at the least shall and may from time to time hold and keep a councill for the ordering and directing the affaires of our said province.

CONSTITUTION.

The governour shall have authority, from time to time at his discretion, to assemble and call together the councillors of this commonwealth for the time being; and the governour, with the said councillors, or five of them at least, shall, and may, from time to

time, hold and keep a council, for the ordering and directing the affairs of the commonwealth, agreeably to the constitution and the laws of the land.

The clause concerning the council is curious as an instance of the survival of an antiquated form. In the province the body had a use, for it was a regular upper chamber ; but when, in 1779, a senate was added, it became an anomalous and meaningless third house ; yet it is still regularly elected, though its inutility is obvious. So long ago as 1814 John Adams had become very tired of it ; he then wrote : “ This constitution, which existed in my handwriting, made the governor annually elective, gave him the executive power, shackled with a council, that I now wish was annihilated.”¹

On the other hand, the changes made are even more interesting, as an example of the evolution of institutions. The antique document was simplified by an orderly arrangement and division into sections ; the obsolete jargon of incorporation was eliminated, which had come down from the mediæval guilds ; in the dispute with England the want of a bill of rights had been severely felt, so one was prefixed ; and then the convention, probably out of regard to symmetry, blotted their otherwise admirable work by creating an unnecessary senate. But viewed as a whole, the grand original conception contained in this instrument, making it loom up a landmark in history, is the

¹ *Works of J. Adams*, vi. 465.

theory of the three coördinate departments in the administration of a democratic commonwealth, which has ever since been received as the corner-stone of American constitutional jurisprudence.

Though this assertion may at first sight seem too sweeping, it is borne out by the facts. During the first sessions of the Continental Congress no question was more pressing than the reorganization of the colonies should they renounce their allegiance to the crown, nor was there one in regard to which the majority of the delegates were more at sea. From their peculiar education the New Englanders were exceptions to the general rule, and John Adams in particular had thought out the problem in all its details. His conversation so impressed some of his colleagues that he was asked to put his views in a popular form. His first attempt was a short letter to Richard Henry Lee, in November, 1775, in which he starts with this proposition as fundamental : "A legislative, an executive, and a judicial power comprehend the whole of what is meant and understood by government. It is by balancing each of these powers against the other two, that the efforts in human nature towards tyranny can alone be checked and restrained, and any degree of freedom preserved in the constitution."¹

His next tract, written in 1776 at the request of Wythe of Virginia, was printed and widely circulated, and similar communications were sent in reply to applications from New Jersey, North Carolina, and pos-

¹ *Works of J. Adams*, iv. 186.

sibly other States. The effect of this discussion is apparent in all of the ten constitutions afterward drawn, with the exception of Pennsylvania's, which was a failure; but none of them passed beyond the tentative or embryonic stage. It therefore remained for Massachusetts to present the model, which in its main features has not yet been superseded.

A first attempt was deservedly rejected by the people, and the work was not done until 1779; but the men who then met in convention at Cambridge knew precisely what they meant to do. Though the executive and the legislature were a direct inheritance, needing but little change, a deep line was drawn between the three departments, and the theory of the coördinate judiciary was first brought to its maturity within the jurisdiction where it had been born. To attain this cherished object was the chief labor of the delegates, for to the supreme court was to be intrusted the dangerous task of grappling with the representative chambers and enforcing the popular charter. Therefore they made the tenure of the judges permanent; they secured their pay; to obtain impartiality they excluded them from political office; while on the other hand they confined the legislature within its proper sphere, to the end that the government they created might be one of laws and not of men.

The experiment has proved one of those memorable triumphs which mark an era. Not only has the great conception of New England been accepted as the fundamental principle of the Federal Union, but it has

THE LAWYERS.



been adopted by every separate State ; and more than this, during the one hundred and six years since the people of our Commonwealth wrote their Constitution, they have had as large a measure of liberty and safety under the law as men have ever known on earth. There is no jurisdiction in the world where justice has been purer or more impartial ; nor, probably, has there ever been a community, of equal numbers, which has produced more numerous or more splendid specimens of juridical and forensic talent.

When freed from the incubus of the ecclesiastical oligarchy the range of intellectual activity expanded, and in 1780 Massachusetts may be said, without exaggeration, to have led the liberal movement of the world ; for not only had she won almost in perfection the three chief prizes of modern civilization, liberty of speech, toleration, and equality before the law ; but she had succeeded in formulating those constitutional doctrines by which, during the nineteenth century, popular self-government has reached the highest efficiency it has ever yet attained.

A single example, however, must suffice to show what the rise of the class of lawyers had done for individual security and liberty in that comparatively short interval of ninety years.

Theocratic justice has been described ; the trials of Wheelwright, and of Anne Hutchinson, of Childe, of Holmes, and of Christison have been related ; and also the horrors perpetrated before that ghastly tribunal of untrained bigots, which condemned the miserable

witches undefended and unheard.¹ For the honor of our Commonwealth let the tale be told of a state prosecution after her bar was formed.

In 1768 the British Ministry saw fit to occupy Boston with a couple of regiments, a force large enough to irritate, but too small to overawe, the town. From the outset bad feeling prevailed between the citizens and the soldiers, but as the time went on the exasperation increased, and early in 1770 that intense passion began to glow which precedes the outbreak of civil war. Yet though there were daily brawls, no blood was shed until the night of the 5th of March, when a rabble gathered about the sentry at the custom-house in State Street. He became frightened and called for help, Captain Preston turned out the guard, the mob pelted them, and they fired on the people without warning. A terrific outbreak was averted by a species of miracle, but the troops had to be withdrawn, and Preston and his men were surrendered and indicted for murder.

John Adams, who was a liberal, heart and soul, had just come into leading practice. His young friend

¹ In England, throughout the eighteenth century, counsel were allowed to speak in criminal trials, in cases of treason and misdemeanor only. Nor is the conduct of Massachusetts in regard to witches peculiar. Parallel atrocity might probably be adduced from the history of every European nation, even though the procedure of the courts were more regular than was that of the Commission of Phips. The relation of the priest to the sorcerer is a most interesting phenomenon of social development; but it would require a treatise by itself.

Josiah Quincy was even more deeply pledged to the popular cause. On the morning after the massacre, Preston, doubtless at Hutchinson's suggestion, sent Adams a guinea as a retaining fee, which, though it seemed his utter ruin to accept, he did not dream of refusing. What Quincy went through may be guessed from his correspondence with his father.

BRAINTREE, *March 22, 1770.*

MY DEAR SON, I am under great affliction at hearing the bitterest reproaches uttered against you, for having become an advocate for those criminals who are charged with the murder of their fellow-citizens. Good God! Is it possible? I will not believe it.

Just before I returned home from Boston, I knew, indeed, that on the day those criminals were committed to prison, a sergeant had inquired for you at your brother's house; but I had no apprehension that it was possible an application would be made to you to undertake their defence. Since then I have been told that you have actually engaged for Captain Preston; and I have heard the severest reflections made upon the occasion, by men who had just before manifested the highest esteem for you, as one destined to be a saviour of your country. I must own to you, it has filled the bosom of your aged and infirm parent with anxiety and distress, lest it should not only prove true, but destructive of your reputation and interest;

and I repeat, I will not believe it, unless it be confirmed by your own mouth, or under your own hand.

Your anxious and distressed parent,

JOSIAH QUINCY.

BOSTON, *March 26, 1770.*

HONOURED SIR, I have little leisure, and less inclination, either to know or to take notice of those ignorant slanderers who have dared to utter their “bitter reproaches” in your hearing against me, for having become an advocate for criminals charged with murder. . . . Before pouring their reproaches into the ear of the aged and infirm, if they had been friends, they would have surely spared a little reflection on the nature of an attorney’s oath and duty. . . .

Let such be told, sir, that these criminals, charged with murder, are not yet legally proved guilty, and therefore, however criminal, are entitled, by the laws of God and man, to all legal counsel and aid; that my duty as a man obliged me to undertake; that my duty as a lawyer strengthened the obligation. . . . This and much more might be told with great truth; and I dare affirm that you and this whole people will one day rejoice that I became an advocate for the aforesaid “criminals,” charged with the murder of our fellow-citizens.

I never harboured the expectation, nor any great desire, that all men should speak well of me. To enquire my duty, and to do it, is my aim. . . . When a plan of conduct is formed with an honest deliberation,

neither murmuring, slander, nor reproaches move. . . . There are honest men in all sects, — I wish their approbation; — there are wicked bigots in all parties, — I abhor them.

I am, truly and affectionately, your son,

JOSIAH QUINCY, JR.¹

Many of the most respected citizens asserted and believed that the soldiers had fired with premeditated malice, for the purpose of revenge; and popular indignation was so deep and strong that even the judges were inclined to shrink. As Hutchinson was acting governor at the time, the chief responsibility fell on Benjamin Lynde, the senior associate, who was by good fortune tolerably competent. He was the son of the elder Lynde, who, with the exception of Paul Dudley, was the only provincial chief justice worthy to be called a lawyer.

The juries were of course drawn from among those men who afterward fought at Lexington and Bunker Hill, and, like the presiding judge and the counsel, they sympathized with the Revolutionary cause. Yet the prisoners were patiently tried according to the law and the evidence; all that skill, learning, and courage could do for them was done, the court charged impartially, and the verdicts were, Not guilty.

¹ *Memoir of Josiah Quincy, Jr.* pp. 26, 27.

CHAPTER XI.

THE REVOLUTION.

STATUS appears to be that stage of civilization whence advancing communities emerge into the era of individual liberty. In its most perfect development it takes the form of caste, and the presumption is the movement toward caste begins upon the abandonment of a wandering life, and varies in intensity with the environment and temperament of each race, the feebler sinking into a state of equilibrium, when change by spontaneous growth ceases to be perceptible. So long as the brain remains too feeble for sustained original thought, and man therefore lacks the energy to rebel against routine, this condition of existence must continue, and its inevitable tendency is toward rigid distinctions of rank, and as a necessary consequence toward the limitation of the range of ambition, by the conventional lines dividing the occupations of the classes. Such at least in a general way was the progression of the Jews, and in a less marked degree of the barbarians who overran the Roman Empire. Yet even these, when they acquired permanent abodes, gravitated strongly enough toward caste to produce a social system based on monopoly and privilege which lasted through many centuries. On the

other hand, the democratic formula of "equality before the law" best defines the modern conception of human relations, and this maxim indicates a tone of thought directly the converse of that which begot status; for whereas the one strove to raise impassable barriers against free competition in the struggle for existence, the ideal of the other is to offer the fullest scope for the expansion of the faculties.

As in Western Europe church and state alike rested upon the customs of the Middle Ages, a change so fundamental must have wrought the overthrow, not only of the vastest vested interests, but of the profoundest religious prejudices, consequently, it could not have been accomplished peaceably; and in point of fact the conservatives were routed in two terrific outbreaks, whereof the second was the sequence of the first, though following it after a considerable interval of time. By the wars of the Reformation freedom of thought was gained; by the revolutions of the eighteenth century, which swept away the incubus of feudalism, liberty of action was won; and as Massachusetts had been colonized by the radicals of the first insurrection, it was not unnatural that their children should have led the second. So much may be readily conceded, and yet the inherited tendency toward liberalism alone would have been insufficient to have inspired the peculiar unanimity of sentiment which animated her people in their resistance to Great Britain, and which perhaps was stronger among her clergy, whose instincts regarding domestic affairs were

intensely conservative, than among any other portion of her population. The reasons for this phenomenon are worthy of investigation, for they are not only interesting in themselves, but they furnish an admirable illustration of the irresistible action of antecedent and external causes on the human mind.

Under the Puritan Commonwealth the church gave distinction and power, and therefore monopolized the ability which sought professional life; but under the provincial government new careers were opened, and intellectual activity began to flow in broader channels. John Adams illustrates the effect produced by the changed environment; when only twenty he made this suggestive entry in his Diary: "The following questions may be answered some time or other, namely,—Where do we find a precept in the Gospel requiring Ecclesiastical Synods? Convocations? Councils? Decrees? Creeds? Confessions? Oaths? Subscriptions? and whole cart-loads of other trumpery that we find religion encumbered with in these days?"¹

Such men became lawyers, doctors, or merchants; theology ceased to occupy their minds; and gradually the secular thought of New England grew to be coincident with that of the other colonies.

Throughout America the institutions favored individuality. No privileged class existed among the whites. Under the careless rule of Great Britain habits of personal liberty had taken root, which

¹ *Works of J. Adams*, ii. 5.

showed themselves in the tenacity wherewith the people clung to their customs of self-government; and so long as these usages were respected, under which they had always lived, and which they believed to be as well established as *Magna Charta*, there were not in all the king's broad dominions more loyal subjects than men like Washington, Jefferson, and Jay.

The generation now living can read the history of the Revolution dispassionately, and to them it is growing clear that our ancestors were technically in the wrong. For centuries Parliament has been theoretically absolute; therefore it might constitutionally tax the colonies, or do whatsoever else with them it pleased. Practically, however, it is self-evident that the most perfect despotism must be limited by the extent to which subjects will obey, and this is a matter of habit; rebellions, therefore, are usually caused by the conservative instinct, represented by the will of the sovereign, attempting to enforce obedience to customs which a people have outgrown.

In 1776, though the Middle Ages had passed, their traditions still prevailed in Europe, and probably the antagonism between this survival of a dead civilization and the modern democracy of America was too deep for any arbitrament save trial by battle. Identically the same dispute had arisen in England the century before, when the commons rebelled against the prerogatives of the crown, and Cromwell fought, like Washington, in the cause of individual emancipation; but the movement in Great Britain was too

radical for the age, and was followed by a reaction whose force was not spent when George III. came to the throne.

Precedent is only inflexible among stationary races, and advancing nations glory in their capacity for change ; hence it is precisely those who have led revolt successfully who have won the brightest fame. If, therefore, it be admitted that they should rank among mankind's noblest benefactors, who have risked their lives to win the freedom we enjoy, and which seems destined to endure, there are few to whom posterity owes a deeper debt than to our early statesmen ; nor, judging their handiwork by the test of time, have many lived who in genius have surpassed them. In the fourth article of their Declaration of Rights, the Continental Congress resolved that the colonists " are entitled to a free and exclusive power of legislation in their several provincial legislatures, . . . in all cases of taxation and internal polity, subject only to the negative of their sovereign, in such manner as has been heretofore used and accustomed. But, . . . we cheerfully consent to the operation of such acts of Parliament as are, *bonâ fide*, restrained to the regulation of our external commerce."

In 1778 a statute was passed, of which an English jurist wrote in 1885 : "One act, indeed, of the British Parliament might, looked at in the light of history, claim a peculiar sanctity. It is certainly an enactment of which the terms, we may safely predict, will never be repealed and the spirit never be violated. . . . It pro-

vides that Parliament 'will not impose any duty, tax or assessment whatever, payable in any of his majesty's colonies . . . except only such duties as it may be expedient to impose for the regulation of commerce.' "¹

Thus is the memory of their grievance held sacred by the descendants of their adversaries after the lapse of a century, and the local self-government for which they pleaded has become the immutable policy of the empire. The principles they laid down have been equally enduring, for they proclaimed the equality of men before the law, the corner-stone of modern civilization, and the Constitution they wrote still remains the fundamental charter of the liberties of the republic of the United States.

Nevertheless it remains true that secular liberalism alone could never have produced the peculiarly acrimonious hostility to Great Britain wherein Massachusetts stood preëminent, whose causes, if traced, will be found imbedded at the very foundation of her social organization, and to have been steadily in action ever since the settlement. Too little study is given to ecclesiastical history, for probably nothing throws so much light on certain phases of development; and particularly in the case of this Commonwealth the impulses which moulded her destiny cannot be understood unless the events that stimulated the passions of her clergy are steadily kept in view.

The early aggrandizement of her priests has been

¹ *The Law of the Constitution*, Dicey, p. 62.

described ; the inevitable conflict with the law into which their ambition plunged them, and the overthrow of the theocracy which resulted therefrom, have been related ; but the causes that kept alive the old exasperation with England throughout the eighteenth century have not yet been told.

The influence of men like Leverett and Colman tended to broaden the church, but necessarily the process was slow ; and there is no lack of evidence that the majority of the ministers had little relish for the toleration forced upon them by the second charter. It is not surprising, therefore, to find the sectaries soon again driven to invoke the protection of the king.

Though doubtless some monastic orders have been vowed to poverty, it will probably be generally conceded that a life of privation has not found favor with divines as a class ; and one of the earliest acts of the provincial legislature bid each town choose an able and orthodox minister to dispense the Word of God, who should be " suitably encouraged " by an assessment on all inhabitants without distinction. This was for many years a bitter grievance to the dissenting minority ; but there was worse to come ; for sometimes the majority were heterodox, when pastors were elected who gave great scandal to their evangelical brethren. Therefore, for the prevention of " atheism, irreligion and prophaness,"¹ it was enacted in 1775 that the justices of the county should report any town

¹ *Province Laws, 1715, c. 17.*

without an orthodox minister, and thereupon the General Court should settle a candidate recommended to them by the ordained elders, and levy a special tax for his support. Nor could men animated by the fervent piety which raised the Mathers to eminence in their profession be expected to sit tamely while blasphemers not only worshipped openly, but refused to contribute to their incomes.

“ We expect no other but Satan will show his rage against us for our endeavors to lessen his kingdom of darkness. He hath grievously afflicted me (by God’s permission) by infatuating or bewitching three or four who live in a corner of my parish with Quaker notions, [who] now hold a separate meeting by themselves.”¹

The heretics, on their side, were filled with the same stubborn spirit which had caused them “ obstinately and proudly ” to “ persecute ” Norton and Endicott in earlier days. In 1722 godly preachers were settled at Dartmouth and Tiverton, under the act, the majority of whose people were Quakers and Baptists ; and the Friends tell their own story in a petition they presented to the crown in 1724 : “ That the said Joseph Anthony and John Siffon were appointed assessors of the taxes for the said town of Tiverton, and the said John Akin and said Philip Tabor for the town of Dartmouth, but some of the said assessors being of the people called Quakers, and others of them also

¹ Rev. S. Danforth, 1720. *Mass. Hist. Coll.* fourth series, i. 258.

dissenting from the Presbyterians and Independents, and greatest part of the inhabitants of the said towns being also Quakers or Anabaptists . . . the said assessors duly assessed the other taxes . . . relating to the support of government . . . yet they could not in conscience assess any of the inhabitants of the said towns anything for or towards the maintenance of any ministers.

“ That the said Joseph Anthony, John Siffon, John Akin and Philip Tabor, (on pretence of their non-compliance with the said law) were on the 25th of the month called May, 1723, committed to the jail aforesaid, where they still continue prisoners under great sufferings and hardships both to themselves and families, and where they must remain and die, if not relieved by the king’s royal clemency and favour.”¹

A hearing was had upon this petition before the Privy Council, and in June, 1724, an order was made directing the remission of the special taxes and the release of the prisoners, who were accordingly liberated in obedience thereto, after they had been incarcerated for thirteen months.

The blow was felt to be so severe that the convention of ministers the next May decided to convene a synod, and Dr. Cotton Mather was appointed to draw up a petition to the legislature.

“ Considering the great and visible decay of piety in the country, and the growth of many miscarriages, which we fear may have provoked the glorious Lord

¹ Gough’s *Quakers*, iv. 222, 223.

in a series of various judgments wonderfully to distress us. . . . It is humbly desired that . . . the . . . churches . . . meet by their pastors . . . in a synod, and from thence offer their advice upon. . . . What are the miscarriages whereof we have reason to think the judgments of heaven, upon us, call us to be more generally sensible, and what may be the most evangelical and effectual expedients to put a stop unto those or the like miscarriages.”¹

The “evangelical expedient” was of course to revive the Cambridge Platform; nor was such a scheme manifestly impossible, for the council voted “that the synod . . . will be agreeable to this board, and the reverend ministers are desired to take their own time, for the said assembly; and it is earnestly wished the issue thereof may be a happy reformation.”² In the house of representatives this resolution was read and referred to the next session.

Meanwhile the Episcopalian clergymen of Boston, in much alarm, presented a memorial to the General Court, remonstrating against the proposed measure; but the council resolved “it contained an indecent reflection on the proceedings of that board,”³ and dismissed it. Nothing discouraged, the remonstrants applied for protection to the Bishop of London, who brought the matter to the attention of the law officers of the crown. In their opinion to call a synod would be “a contempt of his majesty’s prerogative,” and if

¹ Hutch. *Hist.* 3d ed. ii. 292, note.

² Chalmers’s *Opinions*, i. 8.

³ *Idem*, p. 9.

“ notwithstanding, . . . they shall continue to hold their assembly, . . . the principal actors therein [should] be prosecuted . . . for a misdemeanour.”¹

Steadily and surely the coil was tightening which was destined to strangle the established church of Massachusetts; but the resistance of the ministers was desperate, and lent a tinge of theological hate to the outbreak of the Revolution. They believed it would be impossible for them to remain a dominant priesthood if Episcopalianism, supported by the patronage of the crown, should be allowed to take root in the land; yet the Episcopilians represented conservatism, therefore they were forced to become radicals, and the liberalism they taught was fated to destroy their power.

Meanwhile their sacred vineyard lay open to attack upon every side. At Boston the royal governors went to King’s Chapel and encouraged the use of the liturgy, while an inroad was made into Connecticut from New York. Early in the century a certain Colonel Heathcote organized a regular system of invasion. He was a man eminently fitted for the task, being filled with zeal for the conversion of dissenters. “I have the charity to believe that, after having heard one of our ministers preach, they will not look upon our church to be such a monster as she is represented; and being convinced of some of the cheats, many of them may duly consider of the sin of schism.”²

“They have abundance of odd kind of laws, to pre-

¹ Chalmers’s *Opinions*, p. 13.

² *Conn. Church Documents*, i. 12.

vent any dissenting . . . and endeavour to keep the people in as much blindness and unacquaintedness with any other religion as possible, but in a more particular manner the church, looking upon her as the most dangerous enemy they have to grapple withal, and abundance of pains is taken to make the ignorant think as bad as possible of her; and I really believe that more than half the people in that government think our church to be little better than the Papist, and they fail not to improve every little thing against us.”¹

He had little liking for the elders, whom he described as being “as absolute in their respective parishes as the Pope of Rome;” but he felt kindly toward “the passive, obedient people, who dare not do otherwise than obey.”² He explained the details of his plan in his letters, and though he was aware of the difficulties, he did not despair, his chief anxiety being to get a suitable missionary. He finally chose the Rev. Mr. Muirson, and in 1706 began a series of proselytizing tours. Nevertheless, the clergyman was wroth at the treatment he received.

HONOR'D SIR, I entreat your acceptance of my most humble and hearty thanks for the kind and Christian advice you were pleased to tender me in relation to Connecticut. . . . I know that meekness and moderation is most agreeable to the mind of our blessed Saviour, Christ, who himself was meek and lowly, and would have all his followers to learn that

¹ *Conn. Church Documents*, i. 9.

² *Idem*, i. 10.

lesson of him. . . . I have duly considered all these things, and have carried myself civilly and kindly to the Independent party, but they have ungratefully resented my love; yet I will further consider the obligations that my holy religion lays upon me, to forgive injuries and wrongs, and to return good for their evil. . . . I desired only a liberty of conscience might be allowed to the members of the National Church of England; which, notwithstanding, they seemed unwilling to grant, and left no means untried, both foul and fair, to prevent the settling the church among them; for one of their justices came to my lodging and forewarned me, at my peril, from preaching, telling me that I did an illegal thing in bringing in new ways among them; the people were likewise threatened with prison, and a forfeiture of £5 for coming to hear me. It will require more time than you will willingly bestow on these lines to express how rigidly and severely they treat our people, by taking their estates by distress, when they do not willingly pay to support their ministers. . . . They tell our people that they will not suffer the house of God to be defiled with idolatrous worship and superstitious ceremonies. . . . They say the sign of the cross is the mark of the beast and the sign of the devil, and that those who receive it are given to the devil. . . .

Honored sir, your most assured friend, . . .

GEO. MUIRSON.

RYE, 9th January, 1707-8.¹

¹ *Conn. Church Documents*, i. 29.

However, in spite of his difficulties, he was able to boast that "I have . . . in one town, . . . baptized about 32, young and old, and administered the Holy Sacrament to 18, who never received it before. Each time I had a numerous congregation."¹

The foregoing correspondence was with the secretary of the Society for the Propagation of the Gospel, which had been incorporated in 1701, and had presently afterward appointed Colonel Heathcote as their agent. They could have chosen no more energetic representative, nor was it long before his exertions began to bear fruit. In 1707 nineteen inhabitants of Stratford sent a memorial to the Bishop of London, the forerunner of many to come. "Because by reason of the said laws we are not able to support a minister, we further pray your lordship may be pleased to send one over with a missionary allowance from the honourable corporation, invested with full power, so as that he may preach and we hear the blessed Gospel of Jesus Christ, without molestation and terror."²

The Anglican prelates conceived it to be their duty to meddle with the religious concerns of New England; therefore, by means of the organization of the venerable society, they proceeded to plant a number of missions throughout the country, whose missionaries were paid from the corporate funds. Whatever opinion may be formed of the wisdom of a policy certain to exasperate deeply so powerful and so

¹ *Conn. Church Documents*, i. 23.

² *Idem*, i. 34.

revengeful a class as the Congregational elders, there can be no doubt the Episcopalians achieved a measure of success, in the last degree alarming, not only among the laity, but among the clergy themselves. Mr. Reed, pastor of Stratford, was the first to go over, and was of course deprived of his parish; his defection was followed in 1722 by that of the rector of Yale and six other ministers; and the Rev. Joseph Webb, who thought the end was near, wrote in deep affliction to break the news to his friends in Boston.

FAIRFIELD, *Oct. 2, 1722.*

REVEREND AND HONOURED SIR, The occasion of my now giving you the trouble of these few lines is to me, and I presume to many others, melancholy enough. You have perhaps heard before now, or will hear before these come to hand, (I suppose) of the revolt of several persons of figure among us unto the Church of England. There's the Rev. Mr. Cutler, rector of our college, and Mr. Daniel Brown, the tutor thereof. There are also of ordained ministers, pastors of several churches among us, the Rev. Messieurs following, viz. John Hart of East Guilford, Samuel Whittlesey of Wallingford, Jared Eliot of Kennelworth, . . . Samuel Johnson of West-Haven, and James Wetmore of North-Haven. They are the most of them reputed men of considerable learning, and all of them of a virtuous and blameless conversation. I apprehend the axe is hereby laid to the root of our civil and sacred enjoyments; and a dole-

ful gap opened for trouble and confusion in our churches. . . . It is a very dark day with us; and we need pity, prayers and counsel.¹

From the tone in which these tidings were received it is plain that the charity and humility of the golden age of Massachusetts were not yet altogether extinct among her ecclesiastics. The ministers published their "sentiments" in a document beginning as follows: —

"These new Episcopalian have declared their desire to introduce an usurpation and a superstition into the church of God, clearly condemned in the sacred Scriptures, which our loyalty and chastity to our Saviour, obliges us to keep close unto; and a tyranny, from which the whole church, which desires to be reformed, has groaned that it may be delivered. . . . The scandalous conjunction of these unhappy men with the Papists is, perhaps, more than what they have themselves duly considered."² In "A Faithful Relation" of what had happened it was observed: "It has caused some indignation in them," (the people) "to see the vile indignity cast by these cudweeds upon those excellent servants of God, who were the leaders of the flock that followed our Saviour into this wilderness: and upon the ministry of them, and their suc-

¹ Rev. Joseph Webb to Dr. C. Mather. *Mass. Hist. Coll.* second series, ii. 131.

² The Sentiments of the Several Ministers in Boston. *Mass. Hist. Coll.* second series, ii. 133.

cessours, in which there has been seen for more than forescore years together, the power and blessing of God for the salvation of many thousands in the successive generations; with a success beyond what any of them which set such an high value on the Episcopal ordination could ever boast of! . . . It is a sensible addition, unto their horrour, to see the horrid character of more than one or two, who have got themselves qualified with Episcopal ordination, . . . and come over as missionaries, perhaps to serve scarce twenty families of such people, in a town of several hundred families of Christians, better instructed than the very missionaries: to think, that they must have no other ministers, but such as are ordained, and ordered by them, who have sent over such tippling sots unto them: instead of those pious and painful and faithful instructors which they are now blessed withal!"¹

Only three of the converts had the fortitude to withstand the pressure to which they were exposed: Cutler, Johnson, and Brown went to England for ordination; there Brown died of small-pox, but Cutler returned to Boston as a missionary, and as he, too, possessed a certain clerical aptitude for forcible expression, it is fitting he should relate his own experiences:—

“ I find that, in spite of malice and the basest arts our godly enemies can easily stoop to, that the interest

¹ “A Faithful Relation of a Late Occurrence.” *Mass. Hist. Coll.* second series, ii. 138, 139.

of the church grows and penetrates into the very heart of this country. . . . This great town swarms with them" (churchmen), "and we are so confident of our power and interest that, out of four Parliament-men which this town sends to our General Assembly, the church intends to put up for two, though I am not very sanguine about our success in it. . . . My church grows faster than I expected, and, while it doth so, I will not be mortified by all the lies and affronts they pelt me with. My greatest difficulty ariseth from another quarter, and is owing to the covetous and malicious spirit of a clergyman in this town, who, in lying and villany, is a perfect overmatch for any dissenter that I know; and, after all the odium that he contracted heretofore among them, is fully reconciled and endeared to them by his falsehood to the church."¹

Time did not tend to pacify the feud. There was no bishop in America, and candidates had to be sent to England for ordination; nor without such an official was it found possible to enforce due discipline; hence the anxiety of Dr. Johnson, and, indeed, of all the Episcopalian clergy, to have one appointed for the colonies was not unreasonable. Nevertheless, the opposition they met with was acrimonious in the extreme, so much so as to make them hostile to the charters themselves, which they thought sheltered their adversaries.

¹ Dr. Timothy Cutler to Dr. Zachary Grey, April 2, 1725. Perry's *Collection*, iii. 663.

“ The king, by his instructions to our governor, demands a salary ; and if he punishes our obstinacy by vacating our charter, I shall think it an eminent blessing of his illustrious reign.”¹ “ As I said, infidelity prevails also among us. Chubb’s and Dr. Clarke’s works, etc., do much mischief among us. One Kent, a dissenting teacher, is now suspended by a council for Arianism and Arminianism, though the latter is grown so venial that it would have been hushed had it not been for the former.”²

Whitefield came in 1740, and the tumult of the great revival roused fresh animosities.

“ When Mr. Whitefield first arrived here the whole town was alarmed. . . . The conventicles were crowded ; but he chose rather our Common, where multitudes might see him in all his awful postures ; besides that, in one crowded conventicle, before he came in, six were killed in a fright. The fellow treated the most venerable with an air of superiority. But he forever lashed and anathematized the Church of England ; and that was enough.

“ After him came one Tennent, a monster ! impudent and noisy, and told them all they were damn’d, damn’d, damn’d ! This charmed them, and in the most dreadful winter that I ever saw, people wallowed in the snow night and day for the benefit of his

¹ Dr. Cutler to Dr. Grey, April 20, 1731. Perry’s *Coll.* iii. 672.

² Dr. Cutler to Dr. Grey, June 5, 1735. Perry’s *Coll.* iii. 674.

THE REVOLUTION.



beastly brayings ; and many ended their days under these fatigues. Both of them carried more money out of these parts than the poor could be thankful for.”¹

The excitement was followed by its natural reaction conversions became numerous, and the unevangelical temper this bred between the rival clergymen is painfully apparent in a correspondence wherein Dr. Johnson became involved. Mr. Gold, the Congregationalist minister of Stratford, whom he called a dissenter, had said of him “that he was a thief, and robber of churches, and had no business in the place ; that his church doors stood open to all mischief and wickedness, and other words of like import.” He therefore wrote to defend himself : “As to my having no business here, I will only say that to me it appears most evident that I have as much business here at least as you have,— being appointed by a society in England incorporated by royal charter to provide ministers for the church people in America ; nor does his majesty allow of any establishment here, exclusive of the church, much less of anything that should preclude the society he has incorporated from providing and sending ministers to the church people in these countries.”² To which Mr. Gold replied : —

As for the pleas which you make for Col. Lewis, and others that have broke away disorderly from our church,

¹ Dr. Cutler to Dr. Grey, Sept. 24, 1743. Perry’s *Coll.* iii. 676.

² *Life of Dr. Samuel Johnson*, p. 108.

I think there 's neither weight nor truth in them ; nor do I believe such poor shifts will stand them nor you in any stead in the awful day of account ; and as for your saying that as bad as you are yet you lie open to conviction, — for my part I find no reason to think you do, seeing you are so free and full in denying plain matters of fact. . . . I don't think it worth my while to say anything further in the affair, and as you began the controversy against rule or justice, so I hope modesty will induce you to desist ; and do assure you that if you see cause to make any more replies, my purpose is, without reading of them, to put them under the pot among my other thorns and there let one flame quench the matter. . . .

HEZ. GOLD.

STRATFORD, July 21, 1741.¹

And so by an obvious sequence of cause and effect it came to pass that the clergy were early ripe for rebellion, and only awaited their opportunity. Nor could it have been otherwise. An autocratic priesthood had seen their order stripped of its privileges one by one, until nothing remained but their moral empire over their parishioners, and then at last not only did an association of rival ecclesiastics send over emissaries to steal away their people, but they proposed to establish a bishop in the land. The thought was wormwood. He would be rich, he would live in a palace, he would be supported by the patronage and pomp of the royal governors ; the imposing ceremo-

¹ *Life of Dr. Samuel Johnson*, p. 111.

nial would become fashionable; and in imagination they already saw themselves reduced to the humble position of dissenters in their own kingdom. Jonathan Mayhew was called a heretic by his more conservative brethren, but he was one of the ablest and the most acrid of the Boston ministers. He took little pains to disguise his feelings, and so early as 1750 he preached a sermon, which was once famous, wherein he told his hearers that it was their duty to oppose the encroachment of the British prelates, if necessary, by force.

“ Suppose, then, it was allowed, in general, that the clergy were a useful order of men; that they ought to be esteemed very highly in love for their work’s sake, and to be decently supported by those they serve, ‘the laborer being worthy of his reward.’ Suppose, further, that a number of reverend and right reverend drones, who worked not; who preached, perhaps, but once a year, and then not the gospel of Jesus Christ, but the divine right of tithes, the dignity of their office as ambassadors of Christ, . . . suppose such men as these, spending their lives in effeminacy, luxury, and idleness; . . . suppose this should be the case, . . . would not everybody be astonished at such insolence, injustice, and impiety?”¹ “Civil tyranny is usually small in its beginning, like ‘the drop of a bucket,’ till at length, like a mighty torrent . . . it bears down all before it. . . . Thus it is as to eccl-

¹ “Discourse concerning Unlimited Submission,” Jonathan Mayhew. Thornton’s *American Pulpit*, pp. 71, 72.

siastical tyranny also — the most cruel, intolerable, and impious of any. From small beginnings, ‘it exalts itself above all that is called God and that is worshipped.’ People have no security against being unmercifully priest-ridden but by keeping all imperious bishops, and other clergymen who love to ‘lord it over God’s heritage,’ from getting their foot into the stirrup at all. . . . For which reason it becomes every friend to truth and human kind, every lover of God and the Christian religion, to bear a part in opposing this hateful monster.”¹

Between these envenomed priests peace was impossible; each year brought with it some new aggression which added fuel to the flame. In 1763, Mr. Apthorp, missionary at Cambridge, published a pamphlet, in answer, as he explained, to “some anonymous libels which appeared in our newspapers . . . grossly reflecting on the society & their missionaries, & in particular on the mission at Cambridge.”²

By this time the passions of the Congregationalist divines had reached a point when words seemed hardly adequate to give them expression. The Rev. Ezra Stiles wrote to Dr. Mayhew in these terms:—

“ Shall we be hushed into silence, by those whose tender mercies are cruelty; and who, notwithstanding their pretence of moderation, wish the subversion of

¹ Preface to “A Discourse concerning Unlimited Submission,” Jonathan Mayhew. Thornton’s *Amer. Pulpit*, pp. 50, 51.

² East Apthorp to the Secretary, June 25, 1763. Perry’s *Coll.* iii. 500.

our churches, and are combined, in united, steady and vigorous effort, by all the arts of subtlety and intreague, for our ruin ? ”¹

Mr. Stiles need have felt no anxiety, for, according to Mr. Apthorp, “ this occasion was greedily seized, . . . by a dissenting minister of Boston, a man of a singular character, of good abilities, but of a turbulent & contentious disposition, at variance, not only with the Church of England, but in the essential doctrines of religion, with most of his own party.”² He alluded to a tract written by Dr. Mayhew in answer to his pamphlet, in which he reproduced the charge made by Mr. Stiles: “ The society have long had a formal design to dissolve and root out all our New-England churches ; or, in other words, to reduce them all to the Episcopal form.”³ And withal he clothed his thoughts in language which angered Mr. Caner : —

“ A few days after, M^r Apthorpe published the enclosed pamphlet, in vindication of the institution and conduct of the society, which occasioned the ungenteel reflections which your grace will find in D^r Mayhew’s pamphlet, in which, not content with the personal abuse of M^r Apthorpe, he has insulted the missions in general, the society, the Church of England, in short, the whole rational establishment, in so dirty a manner, that it seems to be below the character of a gentleman to enter into controversy with him. In

¹ Dr. Ezra Stiles to Dr. Mayhew, 1763. *Life of Mayhew*, p. 246.

² East Apthorp to the Secretary. *Perry’s Coll.* iii. 500.

³ *Observations on the Charter, etc. of the Society*, p. 107.

most of his sermons, of which he published a great number, he introduces some malicious invectives against the society or the Church of England, and if at any time the most candid and gentle remarks are made upon such abuse, he breaks forth into such bitter and scurrilous personal reflections, that in truth no one cares to have anything to do with him. His doctrinal principles, which seem chiefly copied from L^d Shaftsbury, Bolingbroke, &c., are so offensive to the generality of the dissenting ministers, that they refuse to admit him a member of their association, yet they appear to be pleased with his abusing the Church of England.”¹

The Archbishop of Canterbury himself now interfered, and tried to calm the tumult by a candid and dignified reply to Dr. Mayhew, in which he labored to show the harmlessness of the proposed bishopric.

“Therefore it is desired, that two or more bishops may be appointed for them, to reside where his majesty shall think most convenient [not in New England, but in one of the Episcopalian colonies]; that they may have no concern in the least with any person who do not profess themselves to be of the Church of England, but may ordain ministers for such as do; . . . and take such oversight of the Episcopal clergy, as the Bishop of London’s commissaries in those parts have been empowered to take, and have taken, without offence. But it is not desired in the least that they

¹ Rev. Mr. Caner to the Archbishop of Canterbury, June 8, 1763. *Perry's Coll.* iii. 497, 498.

should hold courts . . . or be vested with any authority, now exercised either by provincial governors or subordinate magistrates, or infringe or diminish any privileges and liberties enjoyed by any of the laity, even of our own communion.”¹

But the archbishop should have known that the passions of rival ecclesiastics are not to be allayed. The Episcopalian had become so exasperated as to want nothing less than the overthrow of popular government. Dr. Johnson wrote in 1763: “Is there then nothing more that can be done either for obtaining bishops or demolishing these pernicious charter governments, and reducing them all to one form in immediate dependence on the king? I cannot help calling them pernicious, for they are indeed so as well for the best good of the people themselves as for the interests of true religion.”²

The Congregationalists, on the other hand, inflamed with jealousy, were ripe for rebellion. On March 22, 1765, the Stamp Act became law, and the clergy threw themselves into the combat with characteristic violence. Oliver had been appointed distributor, but his house was attacked and he was forced to resign. The next evening but one the rabble visited Hutchinson, who was lieutenant-governor, and broke his windows; and there was general fear of further rioting. In the midst of this crisis, on the 25th of Au-

¹ *An Answer to Dr. Mayhew's Observations, etc.* Dr. Secker, p. 51.

² *Life of Samuel Johnson*, p. 279.

gust, Dr. Mayhew preached a sermon in the West Meeting-house from the text, “I would they were even cut off which trouble you.”¹ That this discourse was in fact an incendiary harangue is demonstrated by what followed. At nightfall on the 26th a fierce mob forced the cellars of the comptroller of the customs, and got drunk on the spirits stored within; then they went on to Hutchinson’s dwelling: “The doors were immediately split to pieces with broad axes, and a way made there, and at the windows, for the entry of the mob; which poured in, and filled, in an instant, every room. . . . They continued their possession until daylight; destroyed . . . everything . . . except the walls, . . . and had begun to break away the brick-work.”² His irreplaceable collection of original papers was thrown into the street; and when a bystander interfered in the hope of saving some of them, “answer was made, that it had been resolved to destroy everything in the house; and such resolve should be carried to effect.”³ Malice so bitter bears the peculiar ecclesiastical tinge, and is explained by the confession of one of the ring-leaders, who, when subsequently arrested, said he had been excited by the sermon, “and that he thought he was doing God service.”⁴

The outbreak met with general condemnation, and Dr. Mayhew, who saw he had gone too far, tried to excuse himself: —

¹ *Galatians* v. 12.

² *Hutch. Hist.* iii. 124.

³ *Idem*, p. 125, note.

⁴ *Idem*, p. 123.

“SIR, — I take the freedom to write you a few lines, by way of condolence, on account of the almost unparalleled outrages committed at your house last evening ; and the great damage which I understand you have suffered thereby. God is my witness, that, from the bottom of my heart, I detest these proceedings ; that I am most sincerely grieved at them, and have a deep sympathy with you and your distressed family on this occasion.”¹

Nevertheless, the repeal of the Stamp Act, which pacified the laity, left the clergy as hot as ever ; and so early as 1768, when no one outside of the inmost ecclesiastical circle yet dreamed of independence, but when the Rev. Andrew Eliot thought the erection of the bishopric was near, he frankly told Hollis he anticipated war.

“ You will see by this pamphlet, how we are ca-
joled. A colony bishop is to be a more innocent
creature than ever a bishop was, since diocesan bish-
ops were introduced to lord it over God’s heritage.
. . . Can the A-b-p, and his tools, think to impose on
the colonists by these artful representations. . . . The
people of New England are greatly alarmed ; the
arrival of a bishop would raise them as much as any
one thing. . . . Our General Court is now sitting.
I have hinted to some of the members, that it will be
proper for them to express their fears of the setting
up an hierarchy here. I am well assured a motion
will be made to this purpose. . . . I may be mistaken,

¹ Mayhew to Hutchinson. *Life of Mayhew*, p. 420.

but I am persuaded the dispute between Great Britain and her colonies will never be *amicably* settled. . . . I sent you a few hasty remarks on the A-b-p's sermon. . . . I am more and more convinced of the meanness, art — if he was not in so high a station, I should say, falsehood — of that Arch-Pr-l-te.”¹

— An established priesthood is naturally the firmest support of despotism; but the course of events made that of Massachusetts revolutionary. This was a social factor whose importance it is hard to overestimate; for though the influence of the elders had much declined during the eighteenth century, their political power was still immense; and it is impossible to measure the degree in which the drift of feeling toward independence would have been arrested had they been thoroughly loyal. At all events, the evidence tends to show that it is most improbable the first blood would have been shed in the streets of Boston had it been the policy of Great Britain to conciliate the Congregational Church; if, for example, the liberals had been forced to meet the issue of taxation upon a statute designed to raise a revenue for the maintenance of the evangelical clergy. How potent an ally King George lost by incurring their hatred may be judged by the devotion of the Episcopalian pastors, many of whom were of the same blood as their Calvinistic brethren, often, like Cutler and Johnson, converts. They all showed the same intensity of feeling;

¹ Thomas Secker. Andrew Eliot to Thomas Hollis, Jan. 5, 1768. *Mass. Hist. Coll.* fourth series, iv. 422.

all were Tories, not one wavered ; and they boasted that they were long able to hold their parishioners in check.

In September, 1765, those of Connecticut wrote to the secretary, "although the commotions and disaffection in this country are very great at present, relative to what they call the imposition of stamp duties, yet . . . the people of the Church of England, in general, in this colony, as we hear, . . . and those, in particular, under our respective charges, are of a contrary temper and conduct; esteeming it nothing short of rebellion to speak evil of dignities, and to avow opposition to this last act of Parliament. . . .

" We think it our incumbent duty to warn our hearers, in particular, of the unreasonableness and wickedness of their taking the least part in any tumult or opposition to his majesty's acts, and we have obvious reasons for the fullest persuasion, that they will steadily behave themselves as true and faithful subjects to his majesty's person and government."¹

Even so late as April, 1775, Mr. Caner, at Boston, felt justified in making a very similar report to the society : " Our clergy have in the midst of these confusions behaved I think with remarkable prudence. None of them have been hindered from exercising the duties of their office since M^r Peters, tho' many of them have been much threat'ned ; and as their people have for the most part remained firm and steadfast in their loyalty and attachment to goverment, the clergy

¹ *Conn. Church Doc.* ii. 81.

feel themselves supported by a conscious satisfaction that their labors have not been in vain.”¹

Nor did they shrink because of danger from setting an example of passive obedience to their congregations. The Rev. Dr. Beach graduated at Yale in 1721 and became the Congregational pastor of Newtown. He was afterward converted, and during the war was forbidden to read the prayers for the royal family; but he replied, “that he would do his duty, preach and pray for the king, till the rebels cut out his tongue.”²

In estimating the energy of a social force, such as ecclesiasticism, the indirect are often more striking than the direct manifestations of power, and this is eminently true of Massachusetts; for, notwithstanding her ministers had always been astute and indefatigable politicians, their greatest triumphs were invariably won by some layman whose mind they had moulded and whom they put forward as their champion. From John Winthrop, who was the first, an almost unbroken line of these redoubtable partisans stretched down to the Revolution, where it ended with him who is perhaps the most celebrated of all.

Samuel Adams has been called the last of the Puritans. He was indeed the incarnation of those qualities which led to eminence under the theocracy. A rigid Calvinist, reticent, cool, and brave, matchless in intrigue, and tireless in purpose, his cause was always holy, and therefore sanctified the means.

¹ Perry’s *Coll.* iii. 579.

² *O’Callaghan Documents*, iii. 1053, 8vo ed.

Professor Hosmer thus describes him: "It was, however, as a manager of men that Samuel Adams was greatest. Such a master of the methods by which a town-meeting may be swayed, the world has never seen. On the best of terms with the people, the ship-yard men, the distillers, the sailors, as well as the merchants and ministers, he knew precisely what springs to touch. He was the prince of canvassers, the very king of the caucus, of which his father was the inventor. . . . As to his tact, was it ever surpassed?"¹ A bigot in religion, he had the flexibility of a Jesuit; and though he abhorred Episcopalian, he proposed that Mr. Duché should make the opening prayer for Congress, in the hope of soothing the southern members. Strict in all ceremonial observances, he was loose in money matters; yet even here he stood within the pale, for Dr. Cotton Mather was looser,² who was the most orthodox of divines.

The clergy instinctively clave to him, and gave him their fullest confidence. When there was any important work to do they went to him, and he never failed them. On January 5, 1768, the Rev. Dr. Eliot told Hollis he had suggested to some of the members of the legislature to remonstrate against the bishops.³ A week later the celebrated letter of instructions of the house to the agent, De Berdt, was reported, which was written by Adams; and it is interesting to ob-

¹ Hosmer's *Samuel Adams*, p. 363.

² See Letter on behalf of Dr. Cotton Mather to Sewall, *Mass. Hist. Coll.* fourth series, ii. 122.

³ *Mass. Hist. Coll.* fourth series, iv. 422.

serve how, in the midst of a most vigorous protest on the subject, he broke out: "We hope in God such an establishment will never take place in America, and we desire you would strenuously oppose it."¹

The subtle but unmistakable flavor of ecclesiasticism pervades his whole long agitation. He handled the newspapers with infinite skill, and the way in which he used the toleration granted the Canadian Catholics after the conquest, as a goad wherewith to inflame the dying Puritan fanaticism, was worthy of St. Ignatius. He moved for the committee who reported the resolutions of the town of Boston in 1772; his spirit inspired them, and in these also the grievance of Episcopacy plays a large part. How strong his prejudices were may be gathered from a few words: "We think therefore that every design for establishing . . . a bishop in this province, is a design both against our civil and religious rights."²

The liberals, as loyal subjects of Great Britain, grieved over her policy as the direst of misfortunes, which indeed they might be driven to resist, but which they strove to modify.

Washington wrote in 1774: "I am well satisfied, . . . that it is the ardent wish of the warmest advocates for liberty, that peace and tranquillity, upon constitutional grounds, may be restored, and the horrors of civil discord prevented."³ Jefferson affirmed:

¹ *Mass. State Papers*, 1765-1775, p. 132.

² *Votes and Proceedings of Boston*, Nov. 20, 1772, p. 28.

³ Washington to Mackenzie. *Washington's Writings*, ii. 402.

“ Before the commencement of hostilities . . . I never had heard a whisper of a disposition to separate from Great Britain ; and after that, its possibility was contemplated with affliction by all.” While John Adams solemnly declared : “ For my own part, there was not a moment during the Revolution, when I would not have given everything I possessed for a restoration to the state of things before the contest began, provided we could have had a sufficient security for its continuance.”¹

In such feelings Samuel Adams had no share. In each renewed aggression he saw the error of his natural enemy, which brought ever nearer the realization of the dream of independence he had inherited from the past; for the same fierce passion burned within him that had made Endicott mutilate his flag, and Leverett read his king’s letter with his hat on ; and the guns of Lexington were music in his ears.

He was not a lawyer, nor a statesman, in the true meaning of the word, but he was a consummate agitator ; and if this be remembered, his career becomes clear. When he conceived the idea of the possibility of independence is uncertain ; probably soon after the passage of the Stamp Act, but the evidence is strong that so early as 1768 he had deliberately resolved to precipitate some catastrophe which would make reconciliation impossible, and obviously an armed collision would have suited his purpose best.

Troops were then first ordered to Boston, and at

¹ Note of Sparks, *Washington’s Writings*, ii. 501.

one moment he was tempted to cause their landing to be resisted. An old affidavit is still extant, presumably truthful enough, which brings him vividly before the mind as he went about the town lashing up the people.

“ Mr. Samuel Adams . . . happened to join the same party . . . trembling and in great agitation. . . . The informant heard the said Samuel Adams then say . . . ‘If you are men, behave like men. Let us take up arms immediately, and be free, and seize all the king’s officers. We shall have thirty thousand men to join us from the country.’ . . . And before the arrival of the troops . . . at the house of the informant . . . the said Samuel Adams said: ‘We will not submit to any tax, nor become slaves. . . . The country was first settled by our ancestors, therefore we are free and want no king.’ . . . The informant further sayeth, that about a fortnight before the troops arrived, the aforesaid Samuel Adams, being at the house of the informant, the informant asked him what he thought of the times. The said Adams answered, with great alertness, that, on lighting the beacon, we should be joined with thirty thousand men from the country with their knapsacks and bayonets fixed, and added, ‘We will destroy every soldier that dare put his foot on shore. His majesty has no right to send troops here to invade the country, and I look upon them as foreign enemies ! ’ ”¹

Maturer reflection must have convinced him his

¹ Wells’s *Samuel Adams*, i. 210, 211.

design was impracticable, for he certainly abandoned it, and the two regiments disembarked in peace ; but their position was unfortunate. Together they were barely a thousand strong, and were completely at the mercy of the populous and hostile province they had been sent to awe.

The temptation to a bold and unscrupulous revolutionary leader must have been intense. Apparently it needed but a spark to cause an explosion ; the rabble of Boston could be fierce and dangerous when roused, as had been proved by the sack of Hutchinson's house ; and if the soldiers could be goaded into firing on the citizens, the chances were they would be annihilated in the rising which would follow, when a rupture would be inevitable. But even supposing the militia abstained from participating in the outbreak, and the tumult were suppressed, the indignation at the slaughter would be deep enough to sustain him in making demands which the government could not grant.

Hutchinson and the English officers understood the danger, and for many months the discipline was exemplary, but precautions were futile. Though he knew full well how to be all things to all men, the natural affiliations of Samuel Adams were with the clergy and the mob, and in the ship-yards and rope-walks he reigned supreme. Nor was he of a temper to shrink from using to the utmost the opportunity his adversaries had put in his hands, and he forthwith began a series of inflammatory appeals in the newspapers, whereof this is a specimen : “ And are the inhabitants

of this town still to be affronted in the night as well as the day by soldiers arm'd with muskets and fix'd bayonets? . . . Will the spirits of people, as yet unsubdued by tyranny, unaw'd by the menaces of arbitrary power, submit to be govern'd by military force?"¹

In 1770 it was notorious that "endeavors had been systematically pursued for many months, by certain busy characters, to excite quarrels, renounters, and combats, single or compound, in the night, between the inhabitants of the lower class and the soldiers, and at all risks to enkindle an immortal hatred between them."² And it is curious to observe how the British always quarrelled with the laborers about the wharves; and how these, the closest friends of Adams, were all imbued with the theory he maintained, that the military could not use their weapons without the order of a civil magistrate. Little by little the animosity increased, until on the 2d of March there was a very serious fray at Gray's rope-walk, which was begun by one of the hands, who knocked down two soldiers who spoke to him in the street. Although Adams afterward labored to convince the public that the tragedy which happened three days later was the result of a deliberately matured conspiracy to murder the citizens for revenge, there is nothing whereon to base such a charge; on the contrary, the evidence tends to exonerate the

¹ Vindex, *Boston Gazette*, Dec. 5, 1768.

² Autobiography of John Adams. *Works of J. Adams*, ii. 229.

troops, and the verdicts show the opinion of the juries. There was exasperation on both sides, but the rabble were not restrained by discipline, and on the night of the 5th of March James Crawford swore he he saw at Calf's corner "about a dozen with sticks, in Quaker Lane and Green's Lane, met many going toward King Street. Very great sticks, pretty large cudgells, not common walking canes. . . . At Swing bridge the people were walking from all quarters with sticks. I was afraid to go home, . . . the streets in such commotion as I hardly ever saw in my life. Uncommon sticks such as a man would pull out of an hedge. . . . Thomas Knight at his own door, 8 or 10 passed with sticks or clubs and one of them said 'D—n their bloods, let us go and attack the main guard first.'"¹ The crown witnesses testified that the sentry was surrounded by a crowd of thirty or forty, who pelted him with pieces of ice "hard and large enough to hurt any man; as big as one's fist." And he said "he was afraid, if the boys did not disperse, there would be" trouble.² When the guard came to his help the mob grew still more violent, yelling "bloody backs," "lobster scoundrels," "damn you, fire! why don't you fire?" striking them with sticks.

"Did you observe anybody strike Montgomery, or was a club thrown? The stroke came from a stick or club that was in somebody's hand, and the blow

¹ Kidder's *Massacre*, p. 10.

² *Idem*, p. 138.

struck his gun and his arm." "Was he knocked down? . . . He fell, I am sure. . . . His gun flew out of hand, and as he stooped to take it up, he fell himself. . . . Was any number of people standing near the man that struck his gun? Yes, a whole crowd, fifty or sixty."¹ When the volley came at last the rabble fell back, and the 29th was rapidly formed before the main guard, the front rank kneeling, that the fire might sweep the street. And now when every bell was tolling, and the town was called to arms, and infuriated men came pouring in by thousands, Hutchinson showed he had inherited the blood of his great ancestress, who feared little upon earth; but then, indeed, their adversaries have seldom charged the Puritans with cowardice in fight. Coming quickly to the council chamber he passed into the balcony, which overhung the kneeling regiment and the armed and maddened crowd, and he spoke with such calmness and courage that even then he was obeyed. He promised that justice should be done and he commanded the people to disperse. Preston and his men were at once surrendered to the authorities to await their trial.

The next day Adams was in his glory. The meeting in the morning was as wax between his fingers, and his friend, the Rev. Dr. Cooper, opened it with fervent prayer. A committee was at once appointed to demand the withdrawal of the troops, but Hutchinson thought he had no power and that Gage alone

¹ Kidder's *Massacre*, pp. 138, 139.

could give the order. Nevertheless, after a conference with Colonel Dalrymple he was induced to propose that the 29th should be sent to the Castle, and the 14th put under strict restraint.¹ To the daring agitator it seemed at last his hour was come, for the whole people were behind him, and Hutchinson himself says "their spirit" was "as high as was the spirit of their ancestors when they imprisoned Andros." As the committee descended the steps of the State House to go to the Old South where they were to report, the dense crowd made way for them, and Samuel Adams as he walked bare-headed through their lines continually bowed to right and left, repeating the catchword, "Both regiments or none." His touch on human passions was unerring, for when the lieutenant-governor's reply was read, the great assembly answered with a mighty shout, "Both regiments or none," and so instructed he returned. Then the nature of the man shone out; the handful of troops were helpless, and he was as inflexible as steel. The thin, strong, determined, gray-eyed Puritan stood before Hutchinson, inwardly exulting as he marked his features change under the torture. "A multitude highly incensed now wait the result of this application. The voice of ten thousand freemen demands that both regiments be forthwith removed. . . . Fail not then at your peril to comply with this requisition!"² It was the spirit of Norton and of Endicott

¹ Kidder's *Massacre*, p. 43.

² Hosmer's *Samuel Adams*, p. 173.

alive again, and he was flushed with the same stern triumph at the sight of his victim's pain: "It was then, if fancy deceived me not, I observed his knees to tremble. I thought I saw his face grow pale (and I enjoyed the sight)." ¹

Probably nothing prevented a complete rupture but the hopeless weakness of the garrison, for Hutchinson, feeling the decisive moment had come, was full of fight. He saw that to yield would destroy his authority, and he opposed concession, but he stood alone, the officers knew their position was untenable, and the council was unanimous against him. "The Lt G. endeavoured to convince them of the ill consequence of this advice, and kept them until late in the evening, the people remaining assembled; but the council were resolute. Their advice, therefore, he communicated to Col¹ Dalrymple, accompanied with a declaration, that he had no authority to order the removal of the troops. This part Col. D. was dissatisfied with, and urged the Lt G. to withdraw it, but he refused, and the regiments were removed. He was much distressed, but he brought it all upon himself by his offer to remove one of the regiments. No censure, however, was passed upon him." ²

Had the pacification of his country been the object near his heart, Samuel Adams, after his victory, would have abstained from any act however remotely tending to influence the course of justice; for he must

¹ Adams to Warren. Wells's *Samuel Adams*, i. 324.

² *Diary and Letters of T. Hutchinson*, p. 80.

have known that it was only by such conduct the colonists could inspire respect for the motives which actuated them in their resistance. A capital sentence would have been doubly unfortunate, for had it been executed it would have roused all England ; while had the king pardoned the soldiers, as assuredly he would have done, a deep feeling of wrong would have rankled in America.

A fanatical and revolutionary demagogue, on the other hand, would have longed for a conviction, not only to compass his ends as a politician, but to glut his hate as a zealot.

Samuel Adams was a taciturn, secretive man, whose tortuous course would have been hard to follow a century ago ; now the attempt is hopeless. Yet there is one inference it seems permissible to draw : his admirers have always boasted that he was the inspiration of the town meetings, presumably, therefore, the votes passed at them may be attributed to his manipulation. And starting from this point, with the help of Hutchinson and his own writings, it is still possible to discern the outlines of a policy well worthy of a theocratic statesman.

The March meeting began on the 12th. On the 13th it was resolved : —

“ That — be and they hereby are appointed a committee for and in behalf of the town to find out who those persons are that were the perpetrators of the horred murders and massacres done and committed in King Street on several of the inhabitants in the even-

ing of the 5th instant and take such examinations and depositions as they can procure, and lay the whole thereof before the grand inquest in order that such perpetrators may be indicted and brought to tryal for the same, and upon indictments being found, said committee are desired to prepare matters for the king's attorney, to attend at their tryals in the superior court, subpoena all the witnesses, and do everything necessary for bringing those murtherers to that punishment for such crimes, as the laws of God and man require.”¹

A day or two afterward a number of Adams's friends, among whom were some of the members of this committee, dined together, and Hutchinson tells what he persuaded them to do.

“ The time for holding the superior court for the county of Suffolk was the next week after the tragical action in King Street. Although bills were found by the grand jury, yet the court, considering the disordered state of the town, had thought fit to continue the trials over to the next term, when the minds of people would be more free from prejudice.” “ A considerable number of the most active persons in all publick measures of the town, having dined together, went in a body from table to the superior court then sitting, and Mr. Adams, at their head and in behalf of the town, pressed the bringing on the trial the same term with so much spirit, that the judges did not think it advisable to abide by their own

¹ *Records of Boston*, v. 232.

order, but appointed a day for the trials, and adjourned the court for that purpose.”¹

The justices must afterward have grown ashamed of their cowardice, for *Rex v. Preston* did not come on until the autumn, and altogether very little was accomplished by these attempts to interfere with the due administration of the law. “A committee had been appointed by the town to assist in the prosecution of the soldiers . . . but this was irregular. The courts, according to the practice in the province, required no prosecutors but the officers of the crown; much less would they have thought it proper for the principal town in the province to have brought all its weight, which was very great, into court against the prisoners.”²

Nevertheless, Adams had by no means exhausted his resources, for it was possible so to inflame the public mind that dispassionate juries could hardly be obtained.

At the same March meeting another committee was named, who were to obtain a “particular account of all proceedings relative to the massacre in King Street on Monday night last, that a full and just representation may be made thereof?”³ The reason assigned for so unwonted a proceeding as the taking of *ex parte* testimony by a popular assembly concerning alleged murders, for which men were to be pres-

¹ *Hutch. Hist.* iii. 285, 286 and note.

² *Idem*, iii. 286, note.

³ *Kidder's Massacre*, p. 23.

ently tried for their lives, was the necessity for controverting the aspersions of the British officials; but the probable truth of this explanation must be judged by the course actually pursued. On the 19th the report was made, consisting of "A Short Narrative of the Horrid Massacre in Boston," together with a number of depositions; and though perhaps it was natural, under the circumstances, for such a pamphlet to have been highly partisan, it was unnatural for its authors to have assumed the burden of proving that a deliberately planned conspiracy had existed between the civilians and the military to murder the citizens; especially as this tremendous charge rested upon no better foundation than the fantastic falsehoods of "a French boy, whose evidence appeared to the justice so improbable, and whose character was so infamous, that the justice, who was one of the most zealous in the cause of liberty, refused to issue a warrant to apprehend his master, against whom he swore."¹ "Then I went up to the custom-house door and knocked, . . . I saw my master and Mr. Munroe come down-stairs, and go into a room; when four or five men went up stairs, pulling and hauling me after them. . . . When I was carried into the chamber, there was but one light in the room, and that in the corner of the chamber, when I saw a tall man loading a gun (then I saw two guns in the room) . . . there was a number of gentlemen in the room. After the gun was loaded, the tall man gave it to me, and told me to fire,

¹ Hutch. *Hist.* iii. 279, 280.

and said he would kill me if I did not ; I told him I would not. He drawing a sword out of his cane, told me, if I did not fire it, he would run it through my guts. The man putting the gun out of the window, it being a little open, I fired it sideway up the street ; the tall man then loaded the gun again. . . . I told him I would not fire again ; he told me again, he would run me through the guts if I did not. Upon which I fired the same way up the street. After I fired the second gun, I saw my master in the room ; he took a gun and pointed it out of the window ; I heard the gun go off. Then a tall man came and clapped me on the shoulders above and below stairs, and said, that 's my good boy, I 'll give you some money to-morrow. . . . And I ran home as fast as I could, and sat up all night in my master's kitchen. And further say, that my master licked me the next night for telling Mrs. Waldron about his firing out of the custom-house. And for fear that I should be licked again, I did deny all that I said before Justice Quincy, which I am very sorry for.¹ . . .

“ CHARLOTTE ^{his} + BOURGATE.”
mark.

While it is inconceivable that a cool and sagacious politician, whose object was to convince Parliament of the good faith of Massachusetts, should have relied upon such incredible statements to sway the minds of English statesmen and lawyers, it is equally incon-

⁵ Kidder's *Massacre*, p. 82. Deposition 58.

ceivable he should not have known they were admirably adapted to still further exasperate an already excited people; and that such was his purpose must be inferred from the immediate publication of the substance of this affidavit in the newspapers.¹

Without doubt a vote was passed on the 26th of March, a week after the committee had presented their report, desiring them to reserve all the printed copies not sent to Europe, as their distribution might tend to bias the juries; but even had this precaution been observed, it came too late, for the damage was done when the Narrative was read in Faneuil Hall; in fact, however, the order was eluded, for "many copies, notwithstanding, got abroad, and some of a second edition were sent from England, long before the trials of the officer and soldiers came on."² And at this cheap rate a reputation for magnanimity was earned.

How thoroughly the clergy sympathized with their champion appears from their clamors for blood. As the time drew near it was rumored Hutchinson would reprieve the prisoners, should they be convicted, till the king's pleasure could be known. Then Dr. Chauncy, the senior minister of Boston, cried out in his pulpit: "Surely he would not counteract the operation of the law, both of God and of man! Surely he would not suffer the town and land to lie under the defilement of blood! Surely he would not make

¹ *Boston Gazette*, March 19, 1770.

² *Hutch. Hist.* iii. 279.

himself a partaker in the guilt of murder, by putting a stop to the shedding of their blood, who have murderously spilt the blood of others ! ”¹

Adams attended when the causes were heard and took notes of the evidence ; and one of the few occasions in his long life on which his temper seems to have got beyond control was when the accused were acquitted. His writings betray unmistakable chagrin ; and nothing is more typical of the man, or of the clerical atmosphere wherein he had been bred, than his comments upon the testimony on which the lives of his enemies hung. His piety caused him to doubt those whose evidence was adverse to his wishes, though they appeared to be trying to speak the truth. “ The credibility of a witness perhaps cannot be impeach’d in court, unless he has been convicted of perjury : but an immoral man, for instance one who will commonly profane the name of his maker, certainly cannot be esteemed of equal credit by a jury, with one who fears to take that sacred name in vain : It is impossible he should in the mind of any man.”²

And yet this rigid Calvinist, this incarnation of ecclesiasticism, had no scruple in propagating the palpable and infamous lies of Charlotte Bourgate, when by so doing he thought it possible to further his own ends. He was bitterly mortified, for he had been foiled. Yet, though he had failed in precipitating war, he had struck a telling blow, and he had no

¹ Hutch. *Hist.* iii. 329, note.

² *Boston Gazette*, Jan. 21, 1771.

reason to repine. Probably no single event, before fighting actually began, left so deep a scar as the Boston massacre; and many years later John Adams gave it as his deliberate opinion that, on the night of the 5th of March, 1770, "the foundation of American independence was laid." Nor was the full realization of his hopes long delayed. Gage occupied Boston in 1774. During the winter the tireless agitator, from his place in the Provincial Congress, warned the people to fight any force sent more than ten miles from the town; and so when Paul Revere galloped through Middlesex on the night of the 18th of April he found the farmers ready. Samuel Adams had slept at the house of the Rev. Jonas Clark. Before sunrise the detachment sent to seize him was close at hand. While they advanced, he escaped; and as he walked across the fields toward Woburn, to the sound of the guns of Lexington, he exclaimed, in a burst of passionate triumph, "What a glorious morning is this!"

Massachusetts became the hot-bed of rebellion because of this unwonted alliance between liberality and sacerdotalism. Liberality was her birthright; for liberalism is the offspring of intellectual variation, which makes mutual toleration of opinion a necessity; but that her church should have been radical at this crisis was due to the action of a long chain of memorable causes.

The exiles of the Reformation were enthusiasts, for none would then have dared defy the pains of heresy, in whom the instinct onward was feebler than the fear

of death ; yet when the wanderers reached America the mental growth of the majority had culminated, and they had passed into the age of routine ; and exactly in proportion as their youthful inspiration had been fervid was their later formalism intense. But similar causes acting on the human mechanism produce like results ; hence bigotry and ambition fed by power led to persecution. Then, as the despotism of the preachers deepened, their victims groaning in their dungeons, or furrowed by their lash, implored the aid of England, who, in defence of freedom and of law, crushed the theocracy at a blow. And the clergy knew and hated their enemy from the earliest days ; it was this bitter theological jealousy which flamed within Endicott when he mutilated his flag, and within Leverett when he insulted Randolph ; it was a rapacious lust for power and a furious detestation of rival priests which maddened the Mathers in their onslaught upon Dudley, which burned undimmed in Mayhew and Cooper, and in their champion, Samuel Adams, and which at last made the hierarchy cast in its lot with an ally more dangerous far than those prelates whom it deemed its foe. For no church can preach liberality and not be liberalized. Of a truth the momentary spasm may pass which made these conservatives progressive, and they may once more manifest their reactionary nature, but, nevertheless, the impulsion shall have been given to that automatic, yet resistless, machinery which produces innovation ; wherefore, in the next generation, the great liberal

secession from the Congregational communion broke the ecclesiastical power forever. And so, through toil and suffering, through martyrdoms and war, the Puritans wrought out the ancient destiny which fated them to wander as outcasts to the desolate New England shore ; there, amidst hardship and apparent failure, they slowly achieved their civil and religious liberty, and conceived that constitutional system which is the root of our national life ; and there in another century the liberal commonwealth they had builded led the battle against the spread of human oppression ; and when the war of slavery burst forth her soldiers rightly were the first to fall ; for it is her children's heritage that, wheresoever on this continent blood shall flow in defence of personal freedom, there must the sons of Massachusetts surely be.

INDEX.

NOTE.—In some places in this volume the foot-notes are abbreviated. Besse and Sewel stand for the Histories of the Quakers by those authors, William Sewel and Joseph Besse; Palfrey, for Dr. J. G. Palfrey's History of New England; Hutchinson and Winthrop, for Colonial Histories by Thomas Hutchinson and John Winthrop, unless their other works are specified; Backus, for the History of the Baptists in New England, by Dr. Isaac Backus.

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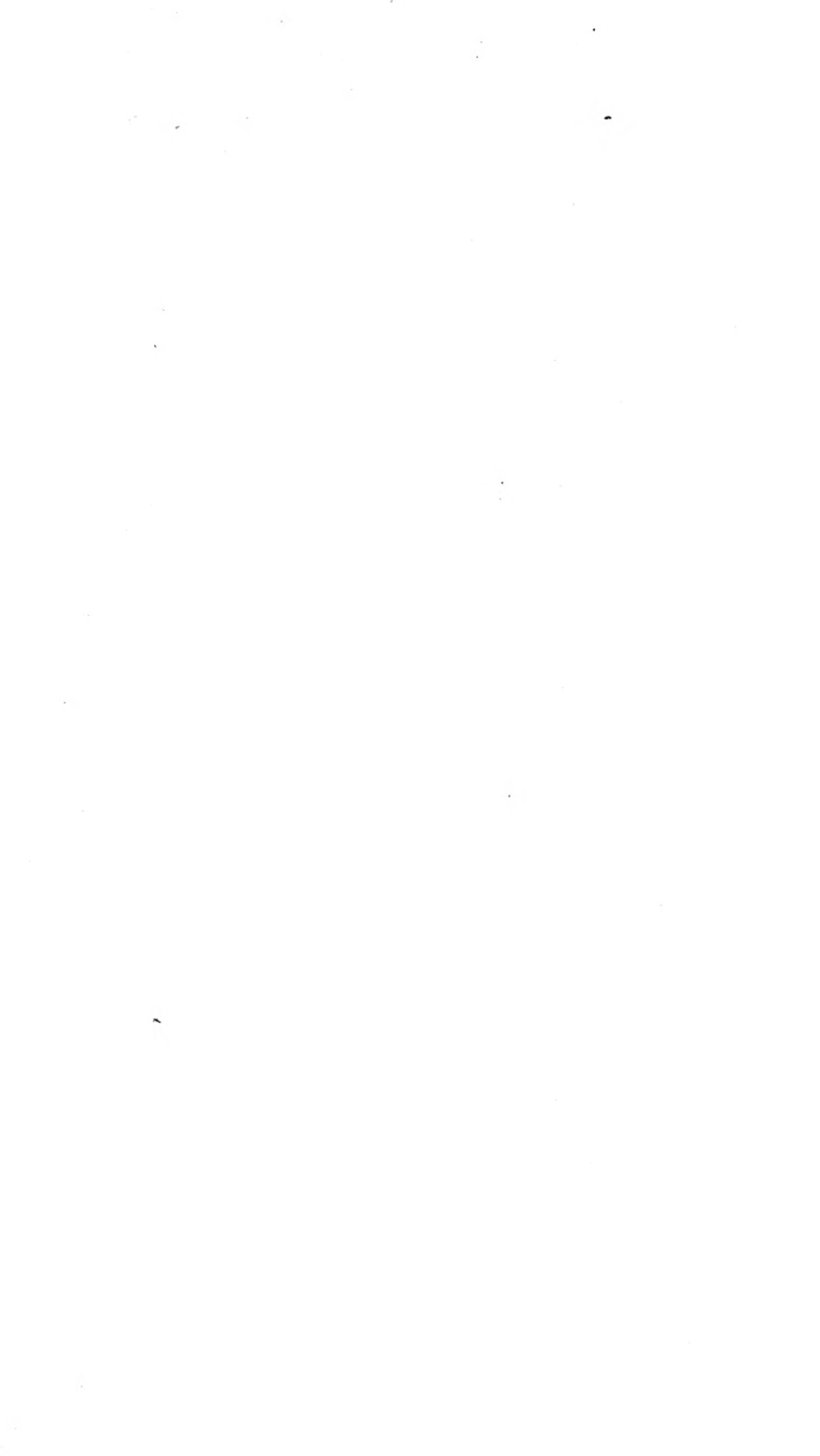
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